

VICTORIA

GOVERNMENT GAZETTE.

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No. 44]

WEDNESDAY, FEBRUARY 26.

[1936

MINES (PETROLEUM) ACT 1935 (No. 4359).

DATE OF COMING INTO OPERATION.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

W. HEREAS by an Act of the Parliament of the State of Victoria passed in the twenty-sixth year of the reign of His late Majesty King George V., intituled the Mines (Petroleum) Act 1935, it is amongst other things enacted that the said Act shall come into operation on a day to be fixed by Proclamation of the Governor in Council published in the Government Gazette: Now therefore I. the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council thereof, do by this my Proclamation fix Wednesday, the twenty-sixth day of February, One thousand nine hundred and thirty-six, as the day upon which the said Mines (Petroleum) Act 1935 shall come into operation.

Given under my Hand and the Scal of the State of Vic-

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this eighteenth day of February, in the year of our Lord One thousand nine hundred and thirty-six, and in the first year of the reign of His Majesty King Edward VIII.

HUNGGIELD.

By His Excellency's Command,

E. J. HOGAN, Minister of Mines.

GOD SAVE THE KING!

NEWMARKET SHEEP SALES ACT 1935 (No. 4307). CONTINUANCE OF OPERATION OF ACT.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia,

WHEREAS by an Act of the Parliament of the State of Victoria passed in the twenty-sixth year of the reign of His late Majesty King George the Fifth, intituled the Newmarket Sheep Sales Act 1935, proclaimed to come into operation on the 11th day of October, One thousand nine hundred and thirty-five, it is provided that such Act shall continue in operation until the first day of March, One thousand nine hundred and thirty-six, or such later day (not being later than the first day of August, One thousand nine hundred and thirty-six) as is fixed by the Governor in Council by Proclamation published in the Government Gazette before the said first day of March. And whereas it is deemed expedient to fix a day later than the said first day of March, One thousand nine hundred and thirty-six: Now therefore I, the Governor of the

State of Victoria, in the Commonwealth of Australia, acting by and with the advice of the Executive Council of the said State, and in the exercise of the powers conferred upon me in that behalf by the said Act, do by this my Proclamation fix the first day of August, One thousand nine hundred and thirty-six, as the day until which the said Act shall continue in operation.

Given under my Hand and the Scal of the State of Victoria aforesaid, at Melbourne, this twenty-fifth day of February, in the year of our Lord One thousand nine hundred and thirty-six, and in the first year of the reign of His Majesty King Edward VIII.

(L.S.)

HUNTINGFIELD.

By His Excellency's Command.

A. L. BUSSAU, Minister of Transport.

GOD SAVE THE KING!

Marketing of Primary Products Act 1935 (No. 4337). DECLARATION THAT A BOARD SHALL BE CONSTITUTED IN RELATION TO CHICORY.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

W. HEREAS in accordance with sub-section (5) of section 6 of the Marketing of Primary Products Act 1935, more than sixty per centum of the producers of chicory entitled to vote at a poll taken on the question whether a Marketing Board shall be constituted in relation to chicory, voted thereat, and more than sixty per centum of the votes polled are in favour of the constitution of a Board. Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, by this my Proclamation hereby declare that a Marketing Board shall be constituted in relation to chicary, and that the provisions of the said Act shall apply to chicory.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-fifth day of February, in the year of our Lord One thousand nine hundred and thirty-six, and in the first year of the reign of His Majesty King Edward VIII.

HUNTINGFIELD.

By His Excellency's Command,

E. J. HOGAN, Minister of Agriculture.

GOD SAVE THE KING!

No. 44.-2276. PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

Land Act 1928.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by the Land Act 1928 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1928, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the Land Act 1928 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 2, 3, 6, 7, and 8 respectively of the classes mentioned in section 5 of the Land Act 1928 aforesaid to the extent set forth in the subjoined Schedule (that is to say):—

Schedule referred to. CLASSES DIMINISHED OR INCREASED.

				Diminished.	Increased.		
County.	Parish.	Allotment.	Area.	Class.	Class.	Description.	
			A. R. P.				
Mornington	Wonthaggi .	South of allot.	10 0 0	3	6	In south-east of parish	
,,	,, ,	South of allots.	142 0 0	3	6	,, ,,	
Borung	Lallat	89	2 2 22	8		,, ,,	
Talbot	337 am land	21B, sec. 1	3 0 0	7	1	In west of parish	
Gladstone	Cooncoer East .	52, sec. B	20 3 19	2	1	In east of parish	
,,		21A, sec. 2	7 3 27	7		1 .	
Bendigo	Neilborough .	8в, sec. D	4 0 23	7	· 6	In centre of parish	

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this eighteenth day of Februar in the year of our Lord One thousand nine hundred and thirty-six, and in the first year of the reign of His Majesty King Edward VIII.

(L.s.)

HUNTINGFIELD.

By His Excellency's Command,

A. E. LIND. Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

N pursuance of the provisions contained in Part VII. of the Public Service Act 1928, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays, as the case may be, at the places respectively specified, viz.:—

Public Holidaus:—

Public Holidays:-

THURSDAY, THE 5TH DAY OF MARCH, 1936, throughout the

Shire of Avoca; Tuesday, the 16th day of June, 1936, throughout the Shire of Swan Hill.

Public Half-Holidays from the Hour of Twelve o'clock noon:-

WEDNESDAY, THE 17TH DAY OF JUNE, 1936, throughout the Shire of Swan Hill; THURSDAY, THE 18TH DAY OF JUNE, 1936, throughout the Shire of Swan Hill;

FRIDAY, THE 19TH DAY OF JUNE, 1936, throughout the Shire of Swan Hill. * Races.

Given under my Hand and the Seal of the State of Victoria en under my mand and the seal of the State of Victoria aforesaid, at Melbourne, this twenty-fifth day of February, in the year of our Lord One thousand nine hundred and thirty-six, and in the first year of the reign of His Majesty King Edward VIII.

HUNTINGFIELD.

By His Excellency's Command,

M. W. J. BOURCHIER, Chief Secretary.

GOD SAVE THE KING!

NOTICE TO CLERKS OF PETTY SESSIONS.

CLERKS of Petty Sessions stationed in country centres are informed that the Farmers Debts Adjustment Board and the Royal Commission on Water Supply have been advised that there is no objection to the use of Court buildings by their officers for meetings and sittings, subject to the usual guarantee being given as to the care of furniture and fittings, and the proper cleansing of the buildings after use, and providing, also, that such buildings are not required for Court Sittings. Sittings.

C. F. KNIGHT, Secretary to the Law Department.

Crown Law Office, Melbourne, C.1, 24th February, 1936.

RESIGNATIONS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 18th day of February, 1935, accepted the resignations of the persons named hereunder of the offices, mentioned, viz.:---

DEPARTMENT OF CHIEF SECRETARY.

ISABELLA McPHEE, as Registrar of Births and Deaths at Raywood.

HAROLD FAULKNER RICHARDSON, as Registrar of Births and Deaths at Walpeup.

DEPARTMENT OF LAW.

ABTHUR SYDNEY BAILLIEU, as an Official Liquidator, pursuant to the provisions of section 148 of the Companies Act 1928, dated the 11th February, 1936.

C. W. KINSMAN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 18th February, 1936.

APPOINTMENTS.

II S Excellency the Governor of the State of Victoria. by and with the advice of the Executive Council thereof, has, by Orders made on the 18th day of February, 1936, been pleased to make the following appointments, viz.:

DEPARTMENT OF CHIEF SECRETARY. President, Pharmacy Board,

ARTHUR LESLIE WILLIAM JONES, pursuant to the provisions of section 82 of the Medical Act 1928, to be President of the Pharmacy Board of Victoria, for a period of one year from 7th February, 1936.

Assistant Inspectors of Fisheries (Honoraru).

JOHN CLIFTON WISDOM, and

GEORGE ALEXANDER DENTON, pursuant to the provisions of the Fisheries Acts, to be Assistant Inspectors of Fisheries (Honorary).

Certifying Medical Practitioner,

WILFRED KENT HUGHES, M.R.C.S., L.R.C.P., M.B., pursuant to the provisions of the Workers' Compensation Act 1928, to be Certifying Medical Practitioner, and also Medical Referce, at Melbourne.

PENAL AND GAOLS BRANCH.

Warder.

FREDERICK OSCAR BERTRAM COLLINS FREDERICK OSCAR BERTRAM COLLINS to be a Warder, General Division, Penal and Gaols Branch; a vacancy having occurred, and the Public Service Commissioner having certified, on the 5th February, 1936, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1928, to be appointed to fill such vacancy on probation for twelve months.

DEPARTMENT OF LAW.

Magistrates,

GEORGE BRYCE TEMPLETON, Yea,
ALFRED ERNEST MCMICKEN, 6 Kelvin-grove, Armadale; and
ARTHUR JAMES EDGOSE, 5 Oxford-street, Box Hill,
to Keep the Peace in the Central Bailiwick of the State of

GEORGE SINCLAIR DOUGLAS, Raywood, to Keep the Peace in the Midland Bailiwick of the State of Victoria:

FREDERICK ALSTON COOPER, Ballarat, to Keep the Peace in the Northern, Eastern, Western, Midland, and Central Bailiwicks of the State of Victoria.

Official Liquidator.

DOUGLAS OSWALD LUKE KITTO, Collins House, Collinsstreet, Melhourne, to be an Official Liquidator, pursuant to the provisions of . section 148 of the Companies Act 1928 (No. 3659) (fees).

Clerks of Petty Sessions,

FREDERICK CHARLES PERCY HILL to be Clerk of Petty Sessions at Prahran and Sandringham, vice II. B. Wade, relieved;

FREDERICK ALBERT WOOD to be Clerk of Petty Sessions at Kew, Healesville, Lilydale, and Warburton, vice J. G. Goff, relieved;

EDWARD WILLIAM SLATTERY to be Clerk of Petty Sessions at Cressy, during the absence on sick leave of E. B. Walsh.

Assistant Registrar,

EDMUND CYPRIAN CARILL, to be Clerk of Petty Sessions at Mansfield; and also an Assistant Registrar, pursuant to the provisions of sections 20 and 21 of the County Court Act 1928, for the County Court at Seymour, during the absence on annual leave of T. E. Watson.

Sheriff's Substitute,

John Patrick Gloster to be Deputy Clerk of the Peace, Registrar of the County Court, and Clerk of Petty Sessions at Warracknabeal, and Clerk of Petty Sessions at Beulah, Hopetoun, and Minyip; and as Deputy Clerk of the Peace and Registrar of the County Court at Warracknabeal, by virtue of section 92 of Act No. 3707, to do and perform with respect of the Courts at that place in place and stead of the Sheriff, all such acts and things as the Sheriff is, by the said Act, authorized or required to do or perform, during the absence on annual leave of J. L. McArdle.

STATE RIVERS AND WATER SUPPLY COMMISSION,

Waterworks Trust Commissioner.

CLAUDE ROBERTSON HARGREAVES BURTON, to be a Commissioner of the Euroa Waterworks Trust, for a further period of four years dating from the 25th December, 1935, his former term of office having expired by effluxion of

Auditor.

FRANCIS RICHARDS, an Auditor holding a certificate of competency from the Municipal Auditors' Board under the Local Government Act 1928,

to make an audit of the accounts of the Ballarat Sewerage Authority for the year ending 31st December, 1936.

DEPARTMENT OF TREASURER.

Receivers of Revenue.

AUSTIN JAMES COLLINS

to act as Receiver of Revenue at Kerang, during the absence of H. Jacka, on leave:

FRANCIS WALTER COOPER MORRISS to act as Receiver of Revenue at Sale, vice T. A. Keely, relieved:

EDMUND O'CONNELL

to act as Receiver of Revenue at St. Arnaud, during the absence of J. W. Marwick, on leave.

Collector of Imposts.

LAWRENCE MICHAEL BRADY

to act as Collector of Imposts. Department of Labour, vice F. A. Marzorini, relieved.

C. W. KINSMAN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 18th February, 1936.

Dairy Products Acts.

QUOTAS FOR BUTTER AND CHEESE.

BUTTER QUOTA.

I. E. J. HOGAN. Minister of Agriculture in the State of Victoria, after consultation with the Victorian Dairy Products Board, and after ascertaining that the supply and distribution of butter at reasonable prices to consumers thereof in Victoria will be ensured, hereby determine a quota for Butter as follows :-

The proportion shall be Thirty-seven and one-half per cent. The period for which this quota is to operate shall be the month of March, 1936.

CHEESE QUOTA.

T. E. J. HOGAN, Minister of Agriculture in the State of Victoria, after consultation with the Victorian Dairy Products Board, and after ascertaining that the supply and distribution of cheese at reasonable prices to consumers thereof in Victoria will be ensured, hereby determine a quota for cheese as follows:—

The proportion shall be Sixty-two per cent. The period for which this quota is to operate shall be the month of March, 1936.

E. J. HOGAN, Minister of Agriculture.

22nd February, 1936.

Marketing of Primary Products Act 1935.

ELECTION NOTICE.-CHICORY MARKETING BOARD.

NOTICE is hereby given that I have appointed Wednesday, the 11th March, 1936, as the day for nominations of candidates for election as producers' representatives on the Chicory Marketing Board.

Nominations in the prescribed form must be lodged before noon on the day of nomination with the Returning Officer, Mr. W. L. Rowe. Chief Electoral Officer, Chief Secretary's Office, Melhourne.

E. J. HOGAN, Minister of Agriculture.

25th February, 1936.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

PPLICATIONS will be received by the Public Service A Commissioner (Victoria) up to Friday, the 6th March, 1936, from officers of the Public Service of Victoria who are eligible and qualified for appointment to the undermentioned positions:-

PROFESSIONAL DIVISION.

Draughtsman, Class "C," Survey Branch, Office of Titles, Department of Law.

Yearly Salary .- £429, minimum; £481, maximum.

Yearly Salary.—1429, minimum; 1481, maximum.

Duties.—To assist in dealing with applications and Transfer work generally.

Qualifications.—To have sufficient knowledge of office procedure and surveying to carry out the duties of the

Senior Fruit Inspector, Classes "D" and "C," Department of Agriculture.

Yearly Salary.—£377, minimum; £455, maximum.

Duties.—To have charge under the Superintendent of
Horticulture of the staff of inspectors operating under
the Vegetation and Vine Diseases Act, the Fruit and Vegetables Act, and the Quarantine and Commerce Acts; to issue certificates and other documents in connexion with the import and export of fruit, vegetables, seeds, &c.

Qualifications.—A knowledge of the provisions of the Vegetation and Vine Diseases Act, Fruit and Vegetables Act, Quarantine and Commerce Acts, and the Regulaact, quarantne and commerce Acts, and the Regulations thereunder; experience in the administration of these Acts; a thorough knowledge of fruit, vegetables, seeds, &c., and the diseases affecting same; experience in shipping methods and procedure, and capacity to control a staff.

CLERICAL DIVISION.

Fourth Class Clerk, Audit Office, Department of Chief Secretary.

-To examine accounts of Revenue and Expenditure

and conduct audits, inspections and investigations under instructions of the Auditor-General.

Qualifications.—A knowledge of Treasury and Audit procedure, and of the Acts and Regulations relating to the audit of Public Accounts.

GENERAL DIVISION.

Embossing Examiner, Office of the Comptroller of Stamps, Department of Treasurer.

Vearly Salary.—£278, minimum; £317. maximum.

Duties.—To examine and supervise the work of the embossers, i.e., the stamping of cheques and receipts; to check the value of the stamp duty impressed on material against the amount paid therefor on requisition, and to pack stamped material for transport; to assist the machineman if required to emboss stamp days or instruments. duty on instruments.

The salary rates quoted above are subject to the prescribed percentage reduction under the Financial Emergency Acts.

By order.

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 25th February, 1936.

SISTANT TAXIDERMIST, GENERAL DIVISION, NATIONAL MUSEUM, PUBLIC LIBRARY BRANCH, DEPARTMENT OF CHIEF SECRETARY.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons who are qualified for appointment to the above-mentioned position.

Yearly Salary .- £91, minimum; £291, maximum: subject to prescribed reduction under the provisions of the Financial Emergency Act.

Duties.—Under the direction of the Director, to assist the

Taxidermist and carry out general routine work in the

Qualifications.—Skill in Modelling and Drawing of at least the standard required for the Junior Technical Schools Intermediate Certificate. Some knowledge of Animal Biology and of Carpentry is desirable.

Applications (which should be accompanied by evidence of experience and qualifications and a statement of date and place of birth) must be lodged at this office not later than Friday, the 6th March, 1936.

By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 25th February, 1936.

PROFESSIONAL ASSISTANT, CLASS "E," PROFESSIONAL DIVISION, PUBLIC SOLICITOR'S OFFICE, DEPARTMENT OF LAW.

PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons who are qualified for appointment to the above-mentioned position.

- Yearly Salary .- £156, minimum; £247, maximum: subject to prescribed reduction under the provisions of the Financial Emergency Act.
- ies.—To assist generally in the preparation and conduct of civil cases in the Supreme and County Courts, and criminal cases in the Supreme Court and Court of General Sessions.
- Qualifications.—To have passed at the University of Mel-bourne in the Law of Contract and Personal Property, the Law of Wrongs (Civil and Criminal), the Law of Property in Land and Conveyancing and Equity; to have had sufficient practical experience in the prepara-tion and conduct of cases and in the procedure of the Courts, and to be experienced in searching titles to land under the Transfer of Land Act 1928.

Applications (which should be accompanied by evidence of experience and qualifications and a statement of date and place of birth) must be lodged at this office not later than Friday, the 6th March, 1936.

By order,

W. A. ROBINSON. Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 25th February, 1936.

CONTRACTS ACCEPTED.—(Series 1935-36.)

PUBLIC WORKS.

Div. 59/2/1. Police-

928. (6) Dunolly, Police Station, repairs and renovations, £112,-R. Hinks.

929. (1) Carisbrook, Police Station, renewal of fencing, £177.—W. G. Hart.

930. (1) Elmhurst, Police Station, repairs and renovation, £135.—W. C. Barker.

931. (5) Birchip, Police Station, repairs, renewing fences, &e., £175.—T. Roper.

Div. 59/4/1. Mental Hospitals-

932. (4) Ararat, Mental Hospital, water pipes, fittings, meter, &c., £128 3s.—James Hardie Pty. Ltd.

933. (5) Kew, Mental Hospital, conversion of dining-room into dormitory, £199.—H. S. Bolger.

934. (8) Mont Park, Mental Hospital, repairs to spouting and down pipes, £485.—C. R. Stacey.

Div. 59/4/6. Quarters for Staff-

935. (9) Royal Park, Mental Hospital, residence for Medical Officer, additional office accommodation, £1,772 10s.—W. E. Bolger.

Div. 59/10/10. Cool Stores-

936. (5) Melbourne, Cool Stores, installation of electric lighting. £140.--E. L. Wilkins Pty. Ltd.

937. (4) West Melbourne, Cool Stores, repairs to roofs and spouting, £1,167 15s.—R. Theisz.

Div. 59/10/11. Remodelling Public Offices-

938. (5) Melbourne. Agricultural Department, renovations, £783 14s.--W. Frogley.

Div. 59/12/1. State Schools-

939. (4) Goon Nure, State School No. 2835, removal and e-erection of State School No. 1259, Forge Creek, £136 10s.— W. O'Connor.

940. (5) Abbotsford, State School No. 1886, internal renovations, £170 7s. 9d.—W. J. Faulkner.

941. (7) California Gully, State School No. 123, repairs, &c., £220 13s. 3d.—H. W. Crow.

942. (3) Tarranyurk South, State School No. 3087, new building, £396.—I. N. Smith.

943. (1) Omeo Valley, State School No. 3328, repairs and painting, £103 15s.—J. E. Griffith.

944. (1) Gilderoy, State School No. 3020, removal to new site and re-crection, £204 10s.—D. R. Robinson.

945. (4) Camperdown, State School No. 114, repairs and renovations, £157.—A. Hoepner.

946. (3) Brighton, State School No. 1542, repairs and renovations, £732 19s. 6d.—G. T. Gahan.

947. (4) Rainbow, Higher Elementary School, repairs and renovations, £131.—T. Ismay.

948. (2) Mundoona, State School No. 1775, removal and re-erection of building from State School No. 2860, Killawarra, £198.-W. M. Poad.

949. (4) Mallacoota, State School No. 3515, removal to new site, £161 4s.—B. Middleditch.

950. (5) Euroa, State School No. 1706, repairs and painting, £216 9s. 6d.—A. M. Packham.

951. (7) Yallourn, Technical School, heating system, £365. —Н. F. Hugo.

952. (5) Piangil, State School No. 4164, repairs and painting, £132 15s.—J. Sim.

Div. 59/13/14. Mental Defectives— 953. (6) Janefield, Mental Defectives Home, electric light and power, £212 10s.—R. G. Harris.

State Schools-Loan Act.

954. (3) Menzies Creek, State School No. 2457, new building, £430.—F. Robjant & Son.
955. (6) Yarra Bend, National Park, club house, £2,599.—

R. F. Anderson.

Div. 59/10/1. Parliament House-

956. (6) Parliament House, renovation of roof, stonework, and painting.—G. Philip & Son.
957. (3) Wonthaggi, District Hospital, alteration to boilers, &c., £108 15s.—P. Blackley.

Div. 59/12/1. State Schools— 958. (2) Upper Maffra West, State School No. 1940, re-pairs, painting, and additions, £189 11s.—T. Macarthur.

Unemployment Relief Works, School

Buildings— 959. (4) Nhill, State School No. 2411, removal from old site and re-erecting on new, £347.—W. E. Pope.

Div. 59/12/1. State Schools-

960. (3) Taron, State School No. 4537, removal from Mumblin, re-erection, &c., £148 8s.—E. V. Stevens.

Div. 59/7/1.

Div. 59/7/1. Court Houses, &c.— 961. (6) Melbourne, City Morgue, additions, alterations, renovations, &c., £1,867 4s.—I. Fisher.

Loan Act 4097. Unemployment Relief Works, Sewerage,

Mental Hospitals—
962. (4) Reechworth, Mental Hospital, sewment tank, &c., £1,986 16s. 3d.—C. C. Wilson. sewerage treat-

Div. 59/13/4-

963. (8) Flemington, Travancore School, building and clinic, £4,422 12s. 6d.—II. S. Bolger.

Div. 59/12/1. State Schools-

964. (6) St. Kilda, State School No. 1479, additional out-office accommodation, £119 17s.—A. McPhail.

Div. 59/12/1-

965. Extras on Contract 1935-36/531, 18s. 6d. 966. Extras on Contract 1935-36/619, £13 18s. 4d. 967. Extras on Contract 1935-36/736, £4 19s.

Loan Act 4097-

968. Extras on Contract 1935-36/622, £5 14s. 969. Extras on Contracts 1934-35/631, and 1934-35/687, £14

A. L. BUSSAU, for Commissioner of Public Works. 18.2.36.

STATE RIVERS AND WATER SUPPLY COMMISSION. Loan-

974. Construction of section 31, Yarrawonga Main Channel (Murray Valley District), 3m. 60c.-3m. 70c.; £941 8s.—Delcenico Bros. (Contract No. 2967.)

By authority of the State Rivers and Water Supply Commission,

P. J. O'MALLEY, Secretary. 17.1.36.

PRISONERS' RATIONS.

Corrigendum.

Gazette No. 40, 19th February, 1936, page 520, read "cancelled as from 31st December, 1935," in lieu of "31st December, 1936."

H. E. JOHNSON, Secretary to the Tender Board. 24.2:36.

ORDERS IN COUNCIL .-- (Series 1935-36.)

DEPARTMENT OF PUBLIC INSTRUCTION.

928. Purchase of one Jones and Shipman 27-in. x 10-in. Universal tool and cutter grinder, motor driven, with pump and standard equipment, £495.—McPherson's Pty. Ltd.

Approved by the Governor in Council, the 18th February, 1936.—C. W. Kinsman, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

970. Supply of one 3 cubic yard Diesel-driven excavator on caterpillar traction for works generally, £4,005.—Alfred Har-(Contract No. 2964.)

Approved by the Governor in Council, 24th December, 1935. —C. W. Kinsman, Clerk of the Executive Council.

971. Supply of four ½ cubic yard Diesel-driven excavators on caterpillar traction for works generally, £9,820.—Alfred Harman. (Contract No. 2965.)

972. Construction of section 28, Yarrawonga Main Channel (Murray Valley District), 3m. 30c.-3m. 40c., £1,106 6s. 3d.—W. J. Parmley and E. Bennett. (Contract No. 2966.)

973. Construction of section 32, Yarrawonga Main Channel (Murray Valley District), 3m. 70c.-4m. 0c., £1,087 4s. 10d.—W. Watt and A. Griffin. (Contract No. 2968.)

Approved by the Governor in Council, 24th January, 1936.— C. W. Kinsman, Clerk of the Executive Council.

CONTRACTS ACCEPTED.—(Series 1935-36.) VICTORIAN RAILWAYS.

Railway Stores Suspense Account .- Act 3759, Section 105.

Railway Stores Suspense Account.—Act 3759, Section 105.

228. General stores, as ordered from 1st October, 1935, to 30th June, 1936, particulars as per annex. 229. Electric lamps, item 1, at 11d. each; item 2, at 1s. 11d. each; items 4, 5, and 16, at 11d. each; item 6, at 1s. 3\frac{1}{2}d. each; items 12, at 14s. 6d. each; item 14, at 4s. 0\frac{1}{2}d. each; items 15 and 32, at 3s. 0\frac{1}{2}d. each; item 19 and 20, at 11d. each; items 15 and 32, at 3s. 0\frac{1}{2}d. each; item 74, at 2s. 5\frac{1}{2}d. each (Contract 47498, Order in Council, 4th November, 1935).—The Lawrence & Hanson Electrical Co. Ltd. 230. Carbon brushes, at 9.89d. each (Contract 48085, Order in Council 14th January, 1936); England.

—The Lawrence & Hanson Electrical Co. Ltd. 231. Electric lamps, items 13, 17, 53, and 54, at 1s. 5d. each; item 39, at 1s. 6d. each; items 47, 70, and 81, at 1s. 3\frac{1}{2}d. each; item 60, at 5s. 5d. each; item 61, at 8s. 10\frac{1}{2}d. each; item 59, at 1s. 3d. each; item 60, at 5s. 5d. each; item 61, at 8s. 10\frac{1}{2}d. each; item 62, at 10s. 0\frac{1}{2}d. each; item 62, at 11s. each (Contracts 48104/47498).—Associated General Electric Industries Ltd. 232. Electric lamps, item 21, at 1s. 3\frac{1}{2}d. each; item 29, at 14s. 6d. each; items 33, 35, 36, 45, and 46, at 11d. each; item 38, at 2s. 3d. each; item 40, at 1s. 6d. each; item 41, at 11\frac{1}{2}d. each; items 42, at 1s. 4d. each; item 43, at 8s. 10\frac{1}{2}d. each (Contracts 48105/47498, Order in Council 4th November, 1935).—British General Electric Company Limited. 233. Electric lamps, items 75a and 76a, at 11d. each (Contracts 48107/47498, Order in Council 4th November, 1935).—Warburton Franki (Molbourne) Ltd. 234. Bridge beans, items 1 and 2, at 18s. 6d. per 100 super. feet; item 3, at 17s. 6d. per 100 super. feet; item 5, at 17s. per 100 super. feet; item 3, at 17s. 6d. per 100 super. feet; item 5, at 17s. per 100 super. feet; item 6, at 16s. 6d. per 100 super. feet; item 5, at 17s. 6d. per 100 super. feet; item 6, at 16s. 6d. per 1 228. General stores, as ordered from 1st October, 1935, to 0th June, 1936, particulars as per annex. 229. Electric

Corrigendum.

Serial 54, Gazette 152 of 25th September, 1935.—Item 1, at £5 1s. 9d. per ton, should be £15 1s. 9d. per ton.

By order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary. 22.2.36.

LEATHER

(Schedule No. 12).

7. SPECIFICATION FOR LEATHER BUTTS.—Item No. 278.

The Butts shall be of even grade and thickness, and suitable for the manufacture of Westinghouse Brake Washers. They shall be of the very best quality for the purpose.

SPECIFICATION FOR LEATHER BUTTS.—Item No. 279.

The Butts shall be free from flesh cuts, blemishes and brands and be of uniform thickness, special quality, and properly trimmed, not to exceed 27 in. wide, shall be close in grain, suitable for Westinghouse Brake Washers.

9. SPECIFICATION FOR SOLE LEATHER BACKS.—Item No. 284.
The Backs shall be of good quality, even thickness, properly trimmed, and free from all flesh cuts and blemishes.

Item No.	Description	Country of Manuf're	Estimated Requirements	Rate per	Rate	Name of Contractor
†278 †279 †284	Leather Butts, special, black heavy Leather Butts, special, black, light Leather Sole, backs	Vict.	25 cwt. 5 ,, 100 ,,	cwt.	£ s. d. 14 14 0 16 16 0 10 19 4	W. Braithwaite Pty.

FOUNDRY COKE (Schedule No. 14).

7. SPECIFICATION FOR COKE.

The Foundry Coke shall be suitable for efficient foundry use, and shall be reasonably free from dust and small pieces.

The Coke shall show on analysis-

Moisture content, 1.0 per cent. maximum. Ash content, 15.0 per cent. maximum. Sulphur content, 1.0 per cent. maximum. Volatile matter, 2.0 per cent. maximum.

The Coke will be subjected to such tests as may be required by the Comptroller of Stores by and at the cost of the Corporation to ascertain if it is in accordance with this specification, and in the event of its failing to comply it shall be rejected.

8. The Coke will be ordered in minimum quantities of 150 tons or other quantities to be mutually arranged.

9. The rates do not include wharfage dues of the Melbourne Harbour Trust. The Corporation will arrange clearance.

Delivery will be taken in railway trucks at Victoria Dock, Williamstown, or any other suitable discharging berth at the port of Melbourne at Contractor's option, and payment will be made on the out-turn weights as ascertained over the weighbridges of the Corporation at the place where the ship discharges.

374	Coke, Foundry, Purified " Mount Pleasant Smelting"	N.S.W.	750 tons	ton	2 7 1	Melbourne Steam- ship Co. Ltd.
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EXPLOSIVES AND AMMUNITION. (Schedule No. 23).

The rates for Items 487, 487A, 490, 491, 493, 494 and 496 include Telegraphic Transfer Exchange between Australia and London at 25½%, and if this rate of Exchange be varied during the contract period, the difference calculated on 60% of the contract rate shall be to the Corporation's account, and shall apply to any stores that may be ordered after the expiration of a period of two months from the date the amended rate of T.T. Exchange is effective as notified by the Commonwealth Bank.

Item 488, the rate is for case lots of 300 coils, and if ordered in less than case lots, the rate will be 8½d. per coil.

The rates for Items 487, 490, 493 and 494 will be increased for cartage as follows in the event of delivery being required in Melbourne or the Suburbs:—

Items 487 and 487		ider 500 0 and over	•••	s. d. 2 6 3 6	
Item 490	•••	•••	,		per case.
Item 493	•••	•••	•••		per lb.
Item 494	***	***	***	1	per lb.

EXPLOSIVES AND AMMUNITION—continued.

These deliveries can only be made on certain Scheduled days, and orders must reach the Contractor at least two days before delivery date.

Country deliveries are made in cylinders per goods train, unless the explosives are being consigned to a centre for which an explosive van is scheduled. A charge of 1/- for the use of each cylinder will be made.

The Corporation will receive the benefit of any fall in the selling price of Explosives during the contract period. (Items 487-495.)

Item No.	Description	Country of Manufre.	Estimated Requirements.	Rate per	F	late.	·	Name of Contractor.
	EXPLOSIVES.				£	s.	d.	
487	Detonators, No. 6, in boxes of 100, delivered f.o.r. Laverton "Nobel's"	U.K.	100 boxes	box	0	6	0)
487a		,,	2000 ,,	,,	0	6	0	
488	Fuse, Single Thread, in Coils of 8 yards "Nobel's"	Vict. (partly)	25,000 coils	coil	0	0	$7\frac{1}{2}$	
489	Fuse, Single Thread, in cases containing 4 reels of 600 yards each, "Nobel's"— Bickfords Bendigo Blue	· ,,	12 cases	case of 2400	9	7	6	Dalgety & Co. Ltd
489а 489в 489с	Sump Red ,, White ,, Blue	,, ,,	6 ,, 3 ,, 3 ,,	yards " "	9 9 9	7 7 7	6 6	
490	Gelignite, 50 per cent., delivered f.o.r. Laverton, "Nobel's"	U.K. or Vict. (partly)	50 cases	case of 50 lb.	2	12	6	
491	Gelignite, 50 per cent., delivered f.o.r. Laverton (State Coal Mine), "Nobel's"	(partiy)	1000 ,,	,,	2	12	6	
492	"Samsonite," No. 3, delivered f.o.r. Laverton (State Coal Mine), "Nobel's"	Vict. (partly)	400 ,,	"	2	10	6	J
493	Powder, Nitrate of Potash, Blasting, in 25 lb. cases, delivered f.o.r. Laverton, "Curtiss &	U.K.]	case	1	6	3	McMicking & Co.
494	Harvey " Powder, Nitrate of Potash, Blasting, in 50 lb cases, delivered f.o.r. Laverton, "Curtiss &		l ton	,,	2	11	6	
495	Harvey" Powder, Blasting, Black, in 25 or 50 lb. cases as ordered, delivered f.o.r. Laverton		Nil	lb.			,	Nil .
†496	AMMUNITION. Cartridges, Smokeless, '32 calibre, in boxes of 25 or 50—Auto. Pistol "I.C.I. Ltd."	U.K.	3500 No.	100	0	. 8	3	Briscoe & Co. Ltd.
497-	498—Nil			t .	l			1

ELECTRIC CABLES AND WIRES (Schedule No. 36).

7. SPECIFICATION FOR COPPER CABLE.—Item No. 1065.

Method of Stranding.—Concentric lay cables shall be formed as follows:—
All wires in the cable must be stranded in the same direction, i.e., the lay of all strands must be the same throughout each cable.

Electrical Resistance.—Pure electrolytic copper shall be used; resistance shall not exceed 10.565 ohms. per mil. foot at 20 deg. C.

Actual capacity of the cable shall not vary from nominal capacity by more than plus or

minus 2 per cent.

The length of the lay shall not exceed ten times the diameter of the cable. Elongation shall not be less than 25 per cent., nor the tensile strength more than 38,500 lb.

SPECIFICATION FOR HARD DRAWN COPPER WIRE FOR TELEGRAPH AND TELEPHONE PURPOSES.—Items Nos. 1066 and 1067.

The Wire shall be hard-drawn Copper Wire—weight 150 and 200 lb. per mile respectively. The Wire shall be in accordance with the Australian Commonwealth Engineering Standards Association Specification No. C. 3, and the Wire shall be packed in coils of 75 to 140 lb.

ELECTRIC CABLES AND WIRES .- continued.

9. SPECIFICATION FOR COPPER JOINTING SLEEVES,-Items Nos. 1068 and 1069.

The sleeves shall be made of pure soft electrolytic copper. The sleeves shall conform to the particulars given in the Table.

The sleeves shall be solid drawn, annealed, clean and bright inside, and the ends shall be free from burrs.

Two copper wires of the maximum size shown in Column 2 of the Table will be inserted through the whole length of the sleeve. The sleeve and wire will then be fixed in two close-fitting joining clamps § inch wide, the outer edges of which shall be flush with the ends of the sleeve. These clamps will be revolved in opposite directions, and the sleeves shall withstand without cracking or breaking the specified number of twists shown in Column 6 of the Table.

The Contractor, if required, shall submit not less than ten sleeves of each size for approval

before the bulk of the order is proceeded with.

The sleeves shall be supplied neatly packed in boxes, each containing 100 sleeves. Each box shall be labelled to show the quantity and description of the contents.

TABLE.

1	2		3	4		5	6	
Designation	Diameter of which sleeve	of Wire for is required	Length of Sleeve	Thickness	Minimum Dimer	No. of Twists		
Designation	Minimum	Maximum	Sieeve	of Metal	Major Axis	Minor Axis	Twists	
Sleeves, Copper—	inch	inch	inch.	inch	inch	inch		
No. 5 (long) for 200 lb. Wire	·111	·113	5	∙026	·23 4	·116	6	
No. 6 (long) 150 lb. Wire	-096	-098	41	-022	·204	·101	6	

The tests set out in the Australian Commonwealth Engineering Standards Association Specification Nos. C. 3-11, 1925, will be carried out by the Corporation at its Testing Laboratory in Melbourne, and the Contractor will be notified in sufficient time of the intention to carry out such test to enable him or his representative to be present if he so desire.

10. Four weeks for Items 1065-1067 and 12 weeks for Items 1127 and 1128, after receipt of order, will be allowed for importation of the Stores, and the rates tendered do NOT include wharfage dues of the Melbourne Harbor Trust, but in order that the Corporation may receive exemption from wharfage dues, the Bill of Lading for each shipment shall be made out in favor of the Comptroller of Stores. Wharfage will be cleared by the Comptroller of Stores and Delivery Order returned to the Melbourne Office of the Contractor to enable him to complete delivery.

12. As regards Items 1127 and 1128, the rates include Telegraphic Transfer Exchange between Australia and London at $25\frac{1}{2}$ per cent., and if this rate of Exchange be varied during the contract period, the difference calculated on 75 per cent. of the contract rate, including copper variation, if any, will be to the Corporation's account and adjustment made as at date of payment.

As regards Items Nos. 1065-1067, the rates are based on the price of £44 ls. 3d. per ton. which is the equivalent in Australian currency of the London Metal Exchange price in English currency for E.C. Wire bars at £35 5s. 0d. The rates are to be varied up or down by one-tenth of a penny per lb. of copper for each complete 20s. or part thereof by which the price in Australian currency of E.C. Wire bars, on the date of receipt or order, is greater than £44 19s. 11d., or less than £44 per ton respectively. The equivalent in Australian currency of the London Metal Exchange price of E.C. Wire bars is the London Metal Exchange price for E.C. Wire bars as issued by the Australian Mines and Metals Association on that day increased by the agree presents as is suited by the Australian Mines and Metals Association on that day increased by the agree presents as is suited by the Mines and Metals Association on that day increased by the same percentage as is quoted by the Commonwealth Bank or substituted authority as the buying rate for T.T. on London. If no price of Wire bars is issued by the Association on any day, the last price issued prior to that day shall apply. In the event of a dispute concerning the published price of Wire bars the figures advised by the Australian Mines and Metal Association as last received by them from the London Metal Exchange prior to the day of the receipt of the order shall be mutually accepted.

If no buying rate is quoted by the associated banks for T.T. on London on any day, the rate last published earlier shall apply. In the case of a dispute concerning the published buying rate for T.T. on London, the figures advised by the associated banks as last published by them prior to the day of receipt of the order shall be mutually accepted.

As regards Items 1127 and 1128, rates are based on the price of £36 per ton for Electrolytic Copper Wire Bars. The rates are to be varied up or down by 0.14d. for every £1 or pro rata for part of £1, in the rise or fall in the official London Metal Exchange price for E.C. Wire bars ruling in London on date of receipt of telegraphed order by the factory. It shall be the obligation of the Contractor to advise the Comptroller of Stores the rate at which the order is booked.

As regard Item 1065, the rate is for orders of not less than 3 cwt., and for Items 1066 and 1067 for orders of not less than 2 tons.

Names of Manufacturers-Items 1065-1067, Metal Manufacturers Pty. Ltd., New South

Wales. Items 1127 and 1128, The London Electric Wire Co. and Smiths Ltd., associated with The Liverpool Electric Cable Co. Ltd.

ELECTRIC CABLES AND WIRES-continued.

Item No.	Description.	Country of Manuf're.	Estimated Requirements.	Rate per	Rate.	Name of Contractor.
1065 1066	Cable, copper, 91/044 annealed, flexible, area 0 14 sq. in. Wire, copper, to Specification, 150 lb. per	N.S.W.	5000 yds.	lb.	£ s. d. ‡0 011·3 ‡72 11 3	British Insulated
1067	mile Wire, copper, to Specification, 200 lb. per mile	,,	4 "	,,	‡71 1 3	Cables Ltd.
1068	Sleeves, Jointing, Copper, to Specification— No. 5 (Long)		750	1000		} _{Nil}
1069	No. 6 (Long)		250	"	•••	J
1127	Cable, Tinned, copper, 26 pairs in accord- dance with Postal Department's Specifi- cation No. 609C	U.K.	250 yds.	1000 yds.	‡96 8 0	The Liverpool Electric Cable Co. Ltd.
1128	Cable, Tinned, copper, 15 pairs, in accord- dance with Postal Department's Specifi- cation, No. 609C	,,	100 "	>>	‡62 8 3	Cable Co. Ltd.
1129	Cable, 1 pair, enamelled, cotton (beeswaxed) and lead covered to Postal Department's Specification No. 560A		3000 "	,,		Nil

WOOL YARN PADS AND SKEINS (Schedule No. 49).

The Wool Yarn Pads and Skeins are for use for lubricating railway rolling stock axle journals.

The Wool Yarn Pads shown opposite Item 1801 shall be supplied in continuous thread skeins of approximately 2 ozs. in weight each for 5 in. x 2 in. dia. pads, ranging to approximately 16 ozs. for 9 in. x 4 in. dia. pads, made up into Pads by lapping them, and tied (with binding twine of the best quality) in that form, in any length from 5 inches to 9 inches inclusive, by any diameter from 2 inches to 4 inches inclusive, as may be ordered, and in the quantity as may be ordered from time to time, during the continuance of this contract.

The skeins shown opposite Item 1802 shall be continuous thread skeins, 24 inches in length, and approximately 8 ounces in weight each.

Any Wool Yarn Pads or Skeins which fail to comply in every respect with this Specification will be liable to rejection.

The Wool Yarn Pads shown opposite Item 1801 shall be provisionally delivered in the quantity and in the lengths and diameters as may be ordered, packed in cases or bales with the nett weight plainly marked on each case or bale, and deposited where and as directed at the North Melbourne Workshops, and the Wool Yarn Skeins shown opposite Item 1802, will be similarly packed and delivered to the Jolimont Workshops, Batman Avenue.

Item No.	Description.	Country of Manuf're.	Estimated Requirements.	Rate per	Rate.	Name of Contractor.
†1801	Wool Yarn Pads, 5 inches long by 2 inches diameter to 9 inches long by 4 inches diameter, as may be ordered and as	Vict.	5 tons	lb.	£ s. d. 0 0 11½	
†1802	specified Wool Yarn, in Skeins, 24 inches long	,,	2 "	,,	0 0 91	Foy & Gibson Pty.
1803~	Nil					

TELEGRAPH AND TELEPHONE MATERIAL. (Schedule No. 53).

- 8. SPECIFICATION FOR DRY CELLS.—Item No. 1896.
 - (a) General.—The Cells are required for light intermittent service such as telephone operation, bell ringing and similar work. Except where otherwise specified in this specification cells shall comply with British Standard Specification No. 397 of 1933, and are therein designated as type D.R. 3.
 - (b) Terminals.—Two knurled brass terminals shall be provided, fixed in an approved manner to the electrodes.
 - (c) Samples.—The tenderer shall submit with his tender two sample Cells.
 - (d) Tests.—All of the Cells delivered will be subjected to the following test in addition to the appropriate tests specified in B.S.S. 397 of 1933—

The current reading at the expiration of one minute will be measured through a resistance of 3 ohms., including the resistance of the ammeter. It shall not be less than 480 milliamperes in the case of a new cell.

- (e) Branding.—Cells shall be branded "VICTORIAN RAILWAYS," and the method of branding to be adopted shall be stated by the tenderer in the tender. Cells shall also be branded with the words TESTED BY and DATE, a sufficient space being left at the side of these words to accommodate the signature and date affixed by the Railways Testing Officer.
- (f) Packing.—The Cells shall be delivered securely packed in strong cases containing 50 cells in each case. There shall be a moisture proof covering between cells and packing.
- (g) Efficiency.—The tenderer shall state the guaranteed capacity in watt. hours of each Cell offered by him, but in no case shall the minimum output be less than 35 watt. hours. The electrical efficiency of a cell offered under this specification shall be the watt. hour output as determined by tests conducted by the Department on sample cells extracted from each delivery. Where the Cells are manufactured in the Commonwealth, 12 cells chosen at random from each delivery shall be taken. Of these, 6 shall be submitted to watt. hour capacity tests as described hereunder. The remaining 6 shall be held for further joint or independent tests in event of the Contractor wishing to dispute the results of the Department's tests. In this event the value of these remaining 6 cells shall be deducted from payments to be made to the Contractor. The watt. hour capacity tests shall be conducted as specified in B.S.S. 397/1933. These tests will be conducted in the Laboratory of the Department. The watt. hour capacity of the Cells supplied will be taken as being the average of the cells so tested and will be the basis upon which the deductions referred to hereunder in regard to deficiencies in watt. hours will be enforced.
- (h) Deficiency in Watt. Hours.—Should the watt. hour capacity as determined by the tests set out in the preceding paragraph indicate that the cells are furnishing a watt. hour output of less than 35 watt. hours per cell, the Contractor shall forfeit from the amount withheld, an amount per cell bearing the same proportion to the contract price as the reduction in watt. hour capacity bears to the minimum watt. hour output required, i.e., 35 watt. hours.
 Should the 5% withheld in accordance with paragraph (i.) be insufficient to

Should the 5% withheld in accordance with paragraph (i.) be insufficient to cover the claim of the Department, the Contractor must agree to accept a corresponding reduction in price from payments due for cells delivered. Nothing in this specification or in the conditions of contract shall prejudice the right of the Department to recover from the Contractor any amount exceeding the 5% retained should this amount be insufficient to cover the claim.

- (i.) Acceptance.—A payment of 95% of the Contract price will be made for Cells accepted as having passed the tests as laid down in this specification and as having been correctly delivered in other respects. The balance of 5% will be withheld until the tests referred to in paragraph (g) have been completed.
- 9. SPECIFICATION FOR W.P. 2 POROUS POTS.—Items No. 1910.

Pots shall comply with B.S.S. 397/1933 in so far as it applies.

Brass terminals shall be fixed to top of carbon in approved manner so as not to become toose or detached in service.

Maker's name shall be branded on porous pot, also the words "Victorian Railways." Tenderers shall submit with their tender two (2) sample Pots for testing purposes.

Pots shall be sufficiently porous to pass the following tests:-

Pots shall be filled with water to a depth of $4\frac{1}{2}$ inches, and water maintained at this level for 24 hours with suitable precautions against evaporation. At the end of this period not less than 100 cubic centimeters of water shall have passed through the pot.

10. Item 1913—The components of the Bell set should be those of the B.P.O. Bell set No. 25. The induction coil and antisidetone coil should also be the B.P.O. standard of Bell set No. 25 and telephone 162.

The telephone parts should be those of B.P.O. telephone 162 and the handset should be B.P.O. telephone 164.

The dial shall be B.P.O. type No. 10.

TELEGRAPH AND TELEPHONE MATERIAL-Continued.

As regards Items 1894, 1895, 1897, 1898, 1902, 1909, 1910 and 1913, the rates include Telegraphic Transfer Exchange between Australia and London at $25\frac{1}{2}\%$, and if this rate of Exchange be varied during the contract period, the difference calculated on 40% of the contract rate (excepting item 1913) shall be to the Corporation's account, and shall apply to all stores that may be ordered after the expiration of a period of two months from the date the amended rate of T.T. Exchange is effective as notified by the Commonwealth Bank. The amount subject to adjustment for item 1913 is 30/- each. The rates for items 1900 and 1901 are firm for Exchange.

As regards Items 1894, 1895, 1898 and 1902, the rates are firm in respect to conversion.

Item No.	Description.	Country of Manuf're.	Estimated Requirements.	Rate per	Rate.	Name of Contractor.
	Bells, Extension, Magneto type, mounted-				£ s. d.	
†1894	"R.A. 30"— 2500 ohms	Sweden	12	each	1 0 0	Ericsson Telephone
†1895	1000 ohms	"	12 .	,,	0 19 0	Mfg. Co.
†1896	Cells, Dry, "Diamond," to Specification, to be branded "The property of The	Vict.	7000	,,	0 1 4	Widdis Diamond Dry Cells Pty Ltd
1897	Victorian Railways Commissioners "Condensers, 2 M.F., approx. 2½" x 2" x 1½", 400 volt. working		48	,,,	•••	Nil
†1898	Cords— Receiver for Auto. Co.'s Table Telephones 2' 9' long, 2 conductor cords	Sweden	50	,,	0 1 2	Ericsson Telephone Mfg. Co.
†1899	"R.S. 4010" Switchboard, 5' long, 3 conductor, to		Nil			
†1900	fit Kellog plugs Switchboard, 4' 6" long, 2 conductor,	U.K.	36	"	0 2 0	Standard Tele- phones & Cables
†1901	red Switchboard, 4' 6" long, 2 conductor,	,,	36	,,	0 2 0	(A'sia) Ltd.
1902	white Cord, Telephone, braided, fourway	Sweden	200 yds.	yard ,	0 1 0	Ericsson Telephone Mfg. Co.
†1903	Mouthpieces, Moulded, for W.E. Tele- phones	Vict. (Partiy)	300	each	0 0 3	McKenzie & Holland (Aust.) Pty. Ltd.
	Pins, Queensland, Galvanized, to Drawing,					
1904	No. F. 1465— Large, No. 3	Vict.	1200	,,	0 0 6.4	McPherson's
1905	Small, No. 4	,,	100	,,	0 0 5.4	
†1906	Pins, Telegraph, Blue Gum, Mahogany, Yellow Stringybark or Blackwood Tim-	,,	4000	1000	5 8 4	Chief Mechanical Engineer
*1907	ber, to Drawing IF. 2459, amended Pins, Insulator, Galvanized, with Pat. B,	,,	400	doz.	0 3 0	McPherson's Pty.
†1908	Lead Head, Goose Neck, ½" Plugs—2-Conductor "Kellog"		Nil			Liu.
†1909	" 2-Conductor, W.E	U.K.	200	each	0 2 0	Ericsson Telephone
1910	Pots, Porous, Leclanche, to Specification	· ,,	1200	,,	0 1 5	Mfg. Co. Associated Eng. & Cables Pty. Ltd.
1911	. "Silvertown Co." Nil					Cables 119. Mai.
†1912	Receivers, Polarized Bell Type		Nil			
1913	Telephones—Table Type, Automatic "Auto. Telephone Co.—No. 7a"	U.K.	150	,,	\$\frac{12}{12} \frac{2}{2} \frac{6}{6}\$ \$\frac{1}{2} \frac{4}{6}\$	Automatic Tele-
†1914 1915-	Zincs, No. 218, for A.D. Caustic Soda Cells 1919 Nil.	Vict.	500	each	ex stock 0 2 10	McKenzie & Holland (Aust.) Pty. Ltd.

SERGE AND TWILL, ETC. (Schedule No. 58).

7. SPECIFICATION FOR TASMANIAN BLUEY CLOTH.—Item No. 1953.

The material required under this specification is the woollen cloth known as "Tasmanian Bluey," and is to be used for the manufacture of overalls supplied to employes who handle battery

(Sulphuric) acid.

The cloth shall weigh not less than 27 oz. per lineal yard and shall be supplied in rolls not less than 56 inches wide and containing not less than 50 yards.

Not less than six (6) test pieces shall be cut in each direction from the cloth, and these test pieces when tested in a Goodbrand cloth testing machine shall have an average tensile strength of not less than 36 lb. per inch width, the test pieces being two inches wide and exposed nine inches between the grips.

Samples of the cloth shall be completely immersed at room temperature for 24 hours in sulphuric acid of 1.3 sp. gr., then washed in running water until free from acid, and after wringing

out surplus water shall be hung up for 24 hours to dry.

The cloth so treated shall not be visibly affected by the acid, and test pieces cut from it, when subjected to the tensile test described above, shall give results not less than 10% lower than those obtained on the untreated cloth.

SPECIFICATION FOR SERGE AND TWILL.—Items Nos. 1954 to 1957.

- 8. Quality.-Only new, good, sound wool shall be used.
- 9. Finish .-- All materials shall be of good appearance, durable and free from faults, and shall correspond to the contract sample in thickness, color, weight, nature and closeness of the texture of the fabric, raising and shearing on both sides. All material shall be delivered thoroughly dried and clean, scoured free from grease, soap, or other admixture which may be used to give fictitious weight or substance to the goods, and thoroughly shrunk. It shall be free from grass seeds, burrs, and all other imperfections.
- 10. Dyeing and Color.—All material shall be dyed dark blue with indigo dye. color shall correspond with that of the contract sample, and shall be thoroughly fast and not liable to rub off freely. A portion of the material may be tested by lengthened exposure to the weather or otherwise to determine whether the color is fast.
 - 11. The material shall be all Wool, Dark Blue, 58 inches wide, exclusive of selvedges.
- . 12. Selvedges and Identification Threads.—Every piece of material shall have two selvedges of not less than three-eighths of an inch in width. There shall be woven into the selvedges and also in the full width of the heading and end of each piece of material one thread of pale blue.
- 13. Threads per Inch.—The number of warp and west threads per square inch shall not be less than that set out under clause 22 of this specification.
- 14. Width and Folding.—All material shall be 58 in. wide without selvedges, and shall be correctly folded down the middle with the selvedges straight and even. For the purpose of this specification the width shall be measured exclusive of selvedges; a variation of one quarter of an inch either way will be accepted.
- Weight.—The weight per yard shall not be less than specified in the schedule. The weight shall be determined by dividing the total weight of each or any piece by the full length of the piece.
- 16. Marking.-Each and every piece of material shall bear the mill number stencilled or marked into the end, and in addition shall have a ticket attached showing the class of cloth, weight, length and piece number.
- 17. Inspection during Manufacture.—The Comptroller of Stores or the Receiving Officer, shall have free access to the works of the manufacturer at all reasonable times. He shall be at liberty to inspect the manufacture at any stage, and to reject any material that does not conform to the terms of this Specification.
- · · 18. Tests.—The material shall be subjected to such tests as may be deemed necessary to ascertain whether it complies with this Specification. For the purpose of such tests the Comptroller of Stores shall be entitled to cut off and destroy a portion not exceeding eighteen inches in length from the end of as many pieces as may be considered necessary, and shall be further entitled to wash and dry any piece of material supplied under this Specification. In the event of rejection as the results of such tests, the manufacturer shall not be entitled to any payment or compensation for material destroyed or damaged in making the tests. Tensile tests shall be carried out as described in clause 19.
- 19. Tensile Strength and Stretch.—Four specimens shall be cut from each portion of material reserved for test as described in clause 18. Two specimens shall be cut in the direction of the warp, and two in the direction of the weft, in such a manner that no two specimens cut in the same direction shall contain the same longitudinal threads.

The test specimens shall be $6\frac{1}{2}$ inches wide and the threads shall be frayed out from each side so as to reduce the test width to 6 inches. They shall then be placed evenly in the jaws of a suitable testing machine so that the unstretched length of the fabric between the jaws is 7 inches, and shall be broken without delay. The load shall be applied at the rate of 150 lb. per inch width per minute. If a specimen breaks in the jaws at a load much lower than that required, a duplicate test shall be made on another test piece, including the same threads.

SERGE AND TWILL, ETC .-- continued.

- 20. Flaws and Deductions.—All damage or flaws must be clearly marked on each piece of material, and for each and every damage or flaw a deduction of not less than one quarter yard shall be made by the Comptroller of Stores, and the ticket attached in accordance with clause 16 shall be clearly marked with the total amount deducted and the yardage to be paid for. The number of faults in any one piece of material shall not exceed one in every ten yards.
- 21. Rejection.—Should any portion of a delivery fail to satisfy the requirements of this Specification, the whole or portion of the delivery may be rejected. Each and every piece of material so rejected shall have the heading removed, and no piece of material from which the heading has been removed will be accepted.

22. Particulars of the Cloth are:-					,
	Item No.	Item No.	Item No.	Item No.	Item No.
	1953	1954	1955	1956	1957
Strength, lb. per inch width, warp lbs	225				******************
Strength, lb. per inch width, weft lbs	205			***************************************	
Stretch, inches, warp ins	2"			•	
Stretch, inches, weft ins	2"	***************************************		***************************************	***************************************
Warp, threads, per sq. in No	34				
Weft, threads, per sq. in No	34	******		*****************	***************************************

23. Samples.—Samples are exhibited at the Clothing Depot, Room 28, Flinders-street, which will indicate generally the quality of Cloth required. The tenderer shall submit a sample of at least one yard of each of the materials which he tenders to supply, and in the event of the tender being accepted, such sample shall become the Contract sample, and all deliveries shall conform thereto in every respect.

The samples submitted will be tested to confirm the information inserted above, and if the tender be accepted, all deliveries shall be in accordance therewith.

Item No.	Description	Country of Manuf're	Estimated Requirements	Rate per	Rate	Name of Contractor
*†1953	Cloth, Tasmanian Bluey, not less than 56" wide	Vict.	200 l. yd.	1. yd.	£ s. d.	The Federal Woollen Mills Pty. Ltd.
*†1954	Cloth, 24 oz. per lin. yard, 58" wide, for Overcoats	,,	300 .,	"	0 6 0	
*†1955	Serge, 18 oz. per lin. yard, 58" wide	,,	2250 ,,	,,	0 5 10	Godfrey Hirst & Co. Pty. Ltd.
*†1956	Serge, 20 oz. per lin. yard, 58" wide	,,	2500 "	"	0 6 9	J Try. Eld.
*†1957 1958–	Twill, 18 oz. per lin. yard, 58" wide	,,	1500 .,	"	0 8 6	Foy & Gibson Pty.

PRINTING AND WRITING PAPERS, ETC. (Schedule No. 66).

- 7. The Printing Papers shall be equal in quality, weight, and color to the samples submitted by the Contractor and accepted by the Corporation, and shall be cut to the true size ordered. Each ream shall contain 500 sheets, and shall be supplied flat (not folded). No creased or damaged paper will be accepted.
- 8. The Writing-Papers shall be equal in quality, weight and color to the samples submitted by the Contractor and accepted by the Corporation, and shall be cut to the true size ordered. Each ream shall contain 480 sheets, and shall be supplied flat (not folded). No creased or damaged paper will be accepted.
- 9. As regards Items Nos. 2125 and 2176, the Corporation undertakes to order during the contract period the full quantities shown opposite to these items, and delivery will be taken of the full quantity in each case in two deliveries as arranged by the Corporation.
- 10. As regards Items 2108-2110, 2114-2115, 2117-2122, 2124-2129, 2133-2140, 2143-2145-2148, 2150-2158, 2160-2162, 2170-2174 and 2177, rates include Telegraphic Transfer Exchange between Australia and London at 25½ per cent., and if this rate of Exchange be varied during the Contract period, the difference calculated on $66\frac{3}{2}$ per cent. of the contract rate shall be to the Corporation's account, and shall apply to any stores that may be ordered after the expiration of a period of two months from the date the amended rate of T.T. Exchange is effective as notified by the Commonwealth Bank. The rate for Item 2149 is firm for Exchange and Conversion. All rates are firm as regards conversion.

Sufficient time is to be allowed to import stocks of Item 2149 to meet initial order.

PRINTING AND WRITING PAPERS, ETC .- continued.

Item No.	Description.	Country of Manuf're.	Estimated Requirements.	Rate per	Rate.	Name of Contractor.
†2108	Printing Papers— Quad. Crown, News, 44 lb	Canada	280 reams	ream	£ s. d. 0 5 9	Spicers & Detmold
†2109	.,, M.G. Litho., 70 lb.	Norway	36 "	,,	1 1 9	Ltd.
†2110	" White, 48 lb."Sawku"	U.K.	340 ',,	· "	0 12 0	Wiggins, Teape & Alex. Pirie (Export) Ltd.
†2111	" Sup. Cal., 72 lb		Nil	"		Nil
†2112	Double Royal, Kraft Brown, 40 lb	Vict.	340 ,,	,,	.0 8 8 3	Australian Paper Manufacturers Ltd.
†2113	" Blue, 48 lb	(partly)	Nil	"	•••	Nil '
†2114	. " Cerise, 48 lb	Germany	40 ,,	,,	0 10 5	
†2115	" Green, 48 lb	·"	60 ,,	,,	0 10 5	Gordón & Gotch (Australasia) Ltd.
†2116	" Red, 48 lb		Nil	"		Nil
†2117	" Salmon, 48 lb	,,	65 ,,	,,	0 10 5)
†2118	" Yellow, 48 lb	,,	75 "	,,	0 10 5	Gordon & Gotch
† 2119	, ,, Pink, 48 lb	"	30 "	,,	0 10 5	(Australasia) Ltd.
†2120	" White, 40 lb	U.K.	600 ,,	,	0 9 11 .)·
†2121	" White, 50 lb	,,	165 "	,,	0, 12 5	Spicer & Detmold
†2122	, News, 37 lb	Canada	525 . ,,	,,	0 4 10	Ltd.
†2123	. " M.G., 80 lb		12 "	,,		Nil
† 2 12 4	Quad. Foolscap, White, 37 lb. "Sawku"	U.K.	900 "	,,	0 9 3	Wiggins, Teape & Alex. Pirie (Export)
†2125	" Yellow, 40 lb	Germany	95 "	,,	0 8 8	Ltd. Gordon & Gotch
†2126	Double Medium, Cerise, 80 lb	Sweden	2 ,,	,,	1 2 6	(Australasia) Ltd.
†2127	" Yellow, 80 lb	,,	2 ,,	,,	1 2 6	Alex. Cowan & Sons
†2128	" Salmon, 80 lb	»	3 "	,,	1 2 6	Ltd.
†2129	" Blue, 80 lb	. "	2 "	,,	126	J
†2130	" Old Gold, 60 lb		Nil	,,	•••	Nil
†2131	Glazed Cap, 36" x 24", 45lb	N.S.W. (partly)	45 "	,,	0 14 02	Australian Paper
†2132	Smooth Cartridge, 20" x 25", 40 lb	Vict. (partly)	75 "	-22	0 17 6	Manufacturers Ltd.
†2133	Double Demy, Yellow, 40 lb	Germany	40 "	"	0 8 8	1
†2134	" Green, 40 lb	**	15 ',,	,,,	0 9 1	Gordon & Gotch
†2135	Pink, 40 lb	,,	25 ,,	,,	0 9.1	(Australasia) Ltd.
†2136	" Salmon, 40 lb	**	9 "	,	0 9 1	J
†2137	" News, 28 lb	Canada	480 "	"	0 3 9	Spicers & Detmold Ltd.
†2138	,, White, 40 lb		150 "	,,	· ••• ·	Nil Nil
†2139	Demy, White, Gummed, 1st quality, 500's, non-curling, "Don"	U.K.	3 ,,	,,	1 3 3	Wiggins, Teape & Alex. Pirie (Export)
†2140	Demy, White, Gummed, 2nd quality 500's, non-curling, "Dee"	,,	140 "	"	0 16 10	Ltd.

PRINTING AND WRITING PAPERS, ETC .-- continued.

Item No.	Description · ·	Country of Manuf're	Estimated Requirements	Rate per	Rate	Name of Contractor
	Printing Papers—continued.				£ ∙s. d.	•• .
†2141	Double Crown, Manilla, Carte, 20" x 30", 100 lb.	Vict. (partly)	95 reams	ream	1 17 6	Australian Paper Manufacturers Ltd
†2142	Double Crown, White Cap, 7-8 lb		750 ,,	. "	, .	Nil
† 214 3	Double Crown, 19" x 29" clear, Grease- proof, 15-17 lb.	Scand.	100 ,,	"	0 4 7	Gordon & Gotch (Australasia) Ltd.
†2144	Paper, Striped Scaling or Brown Cap, 19" x 29", 8 lb.			,,,	,	Nil
	White Art, 1st Quality, 500's-"Proven"					
†214 5	Quad. Crown, 72 lb., 84 lb., 100 lb., or 120 lb., as ordered	U.K.	50 ,,	lb.	0 0 62	
†2 146	Double Royal, 60 lb., 70 lb., 84 lb., 90 lb., 100 lb., or 110 lb., as ordered	,,	20 ,,	,,,	0 0 62	Wiggins, Teape & Alex. Pirie (Export Ltd.
† 2 147	Double Medium, 56 lb., 60 lb., 70 lb., 80 lb., 100 lb., or 110 lb., as ordered	"	,75 "	,,	0 0 6	
	Lithographic Papers-					•
†2 148	51" x 31", 160 lb	,,	l½ tons	ton	31 10 0	Alex. Cowan & Sons Ltd.
	Writing Papers-					. '
†214 9	Double Large Post, Bank, White, 22 lb.	Norway	60 reams	ream	0 7 4	A. J. Wallace
† 2 150	,, White, 36 lb	23	18 "	,,	0 12 0	Spicers & Detmold Ltd.
†2 151	, White, 46 lb., "Inverdon"	U.K.	60 ,,	,,	1 1 2	Wiggins, Teape &
†2 152	Azure, 46 lb., "Inverdon"	,, .	25 ,,	,,	1 1 2	Alex. Pirie (Export) Ltd.
†2153	Double Medium Bond, White, 36 lb	Norway	260 ,,	,,	0 12 9	Alex. Cowan & Sons
†2154	" Blue, 36 lb	Scand.	7 ,,	,,	0 13 6	J 2
†2155	" Green, 36 lb.	,,	5 ,,	,,	0 13 6	Gordon & Gotch
†2 156	" Pink, 36 lb	. "	15 ,,	,,	0 13 6	(Australasia) Ltd.
†2157	" Yellow, 36 lb.	,,	15 "	,,	0 13 6	J
†2158	Double Medium, Azure, 68 lb "Huntingtower"	U.K.	30 "	,,	2 2 0	Wiggins, Teape & Alex. Pirie (Export) Ltd.
+2159	Quad. Foolscap, Bank, 15 lb. (Manifolding)		15 ,,	,,		Nil
†2160	Quad. Foolscap, Azure Laid, 60 lb "Huntingtower"	U.K.	27 ,,	,,	1 17 0	
†2161	" Azure, 48 lb "Inverdon"	. ,,	27 ,,	,,	1 2 1	Wiggins, Teape & Alex. Pirie (Export)
†2 162	" White, 48 lb., Wove "Inverdon"	,,	525 ,,	,,	1 1 11	J
†2163	Duplicating, White, 48 lb., hard-sized	Vict. (partly)	750 ,,	,,	1 1 0	Australian Paper Manufacturers Ltd.
†2164	Quad. Foolscap, Duplicating, 48 lb., hard sized, assorted light tints		12 ,,	,,	•••	Nil

PRINTING AND WRITING PAPERS, ETC.-continued.

Item No.	Description.		Estimated Requirements.	Rate per	Rate.	Name of Contractor.
	Writing Papers—continued				£ s. d.	
†2165	Quad. Foolscap, Bank, White, 28 lb	Vict.	h	ream	0 12 3)
†2166	Quad. Foolscap, Bank, Cerise, 28 lb	(partly)		,,	0 12 3	
†2167	Double Royal Bank, White, 30 lb	,,	900 reams	"	$0 \ 13 \ 1\frac{1}{2}$	
†2168	Double Demy Bank, White, 25 lb	"		,,	0 10 111	Manufacturers Ltd.
†2169	Double Demy Old Gold, 25 lb	,,	J	,,	0 10 111	J
†2170	Double Foolscap, Blue, 24 lb., "Strath-	U.K.	4 ,,	,,	0 16 0	Gordon & Gotch
†2171	Double Foolscap, C.L., 28 lb., "Conqueror"	,,	50 ,,	,,	1 12 0	(Australasia Ltd.)
†2172	Double Foolscap, 28 lb., "Abermill Bond"	**	22 "	,,	1 2 2	Wiggins, Teape &
†2173	Double Demy Azure, 48 lb., "Hunting-tower"	"	15 "	,,	1 9 9	Alex. Pirie (Export) Ltd.
†2174	Royal Azure, 42 lb., "Huntingtower"	,,	6 "	,,	1 9 8) porty Eta.
†2175	Azure Laid, 17½" x 40", guillotine trimmed, all sides (Quad. Foolscap Azure, 56 lb. substance)	Vict. (partly)	250 ,,	,,	1 1 6	
†2176	Blotting Paper— Demy, White, 36 lb., to be ordered in two lots of 40 reams each	,,	80 "		0 17 3	Australian Paper Manufacturers Ltd.
†2177	Demy White, 48 lb., 1st quality, folded or flat, as ordered, "Quicksorb"	U.K.	15 "	"	1 15 10	Wiggins, Teape & Alex. Pirie (Ex-
2178-	2189—Nil		,			port) Ltd.

APPLICATIONS FOR MINING LEASES.

S UBJECT to any necessary excisions, &c., it is proposed to grant the following:—

7854, Beechworth; James Cameron; 44a. 3r. 11p.; Parish of Burrungabugge.

5348, Gippsland; James Massey Herbert; 26a. 0r. 19p.; Parish of Bendock.

A PPLICATIONS FOR MINING LEASES ABANDONED.

2635. Ararat; James Paton; 83r. 1r. 2p.; Parish of Kirkella. 8244, Ballarat; Frank Herman; 966a. 3r. 13p.; Parish of Spring Hill.

8433, Ballarat; James Ferguson; 58a. 2r. 38p.; Parish of Ballaarat.

8590, Ballarat; James William Groves; 86a. 2r. 10p.; Parish of Lynchfield.

8257, Castlemaine; William Rewell; 74a. 3r.; Parish of

8470, Castlemaine; William Rewell; 75a. 3r. 12p.; Parish of Maldon.

5301, Gippsland; Albert Edgar Roberts; 10 acres; near Cas-

· 6434, Maryborough; David Melvin (transferred to Maryborough Mining & Finance Company Limited); 761a. 3r. 22p.; Parishes of Bet Bet and Eddington.

6492, Maryborough; Arthur Pearson; 1,904a. 2r. 20p.; Farishes of Carapooee and Moolerr.

6533, Maryborough; Henry Francis Stratman (transferred to Victorian Gold Promotions No Liability); 3,360å. 2r. 30p.; Parishes of Kooreh and St. Arnaud.

6560, Maryborough; Henry Francis Stratman; 52a. 3r. 18p.; Parish of Amherst.

6609, Maryborough; Stanley John Andrews and Michael Doherty; 39a. 3r. 26p.; Parish of Wedderburne.

6656, Maryborough; Henry Francis Stratman; 32a. 2r. 11p.; Parish of Amherst.

6657. Maryborough; Henry Francis Stratman; 52a. 3r. 18p.; Parish of Amherst.

6692, Maryborough; Henry Francis Stratman (transferred o Victorian Gold Promotions No Liability); 1,479a. 3r. 4p.; Parish of Moolerr.

6693, Maryborough; Henry Francis Stratman (transferred to Victorian Gold Promotions No Liability); 2,654a. 2r. 10p.; Parishes of Cowar, Kooreh, and St. Arnaud.

6694, Maryborough; Arthur Pearson; 1,725a. 3r. 20p.; Parishes of Carapooee and Moolerr.

A PPLICATION FOR TAILINGS LICENCE ABANDONED.

1185, Ulysses Ferdinand Ruedin; 11a. 0r. 15p.; Parish of Huntly.

MINING LEASES DECLARED VOID.

*7851, Castlemaine; Francis George Wilson.

*8068, Castlemaine; John Swale Cruddas and John Somer. 6283, Maryborough; Andrew Thompson Berriman.

*10214, Bendigo; Henry Leslie Witt. 10316, Bendigo; John Joseph Hall.

*Applicant for forfeiture will be granted a new lease under section 91 of the Mines Act 1928.

TAILINGS LICENCES DECLARED VOID.

945, Charles Powell.

1010, Cassilis Syndicate No Liability.

E. J. HOGAN, Minister of Mines.

Transport Regulation Acts. TRANSPORT REGULATION BOARD. NOTICES OF PUBLIC HEARINGS.

NOTICE is hereby given that the applications made by the persons named below to operate the commercial passenger vehicles or commercial goods vehicles described in each case on the route or routes respectively set out opposite their, names will be heard at the Exhibition Buildings, Rathdown-street, Carlton, commencing at 10 a.m., on the day stated in each case, viz.:—

Name of Applicant," Particulars of Application.

Wednesday, 4th March, 1936.

ANSETT. REGINALD, MYLES; 1 Fargo bus with seating capacity for 15 persons, as a stage omnibus on the following route:
—Dunkeld-Ballarat.

—Dunkeld-Ballarat.

Ansett, Reginald Myles; I commercial passenger vehicle of a type and with seating capacity to be approved by the Board, as a stage omnibus on the route:—Horsham-Ballarat, on Saturdays only.

Architald, Wallace Bruch; I Oldsmobile scdan and I Buick sedan, with seating capacity for 5 and 7 persons respectively; and I commercial passenger vehicle of a type and with seating capacity to be approved by the Board, as stage omnibuses on the following route:—Geelong-Ballarat.

Cameron, Rupert James; I Studebaker bus with seating capacity for 11 persons, as a stage omnibus on the following route:—Mildura-Ballarat, via Ouyen, Sealake, Dumosa and Donald.

Cameron, Rupert James; I commercial passenger vehicle of

CAMERON, RUPERT JAMES; 1 commercial passenger vehicle of a type and with seating capacity to be approved by the Board, as a stage omnibus on the following route:—

Warracknaheal-Donald.

GAMERON, RUPERT JAMES; I commercial passenger vehicle of a type and with seating capacity to be approved by the Board, as a stage omnibus on the route Sealake-Woome-

lang-Curyo-Birchip-Watchem and Donald.

CAMERON, RUPERT JAMES; 1 commercial passenger vehicle of a type and with seating capacity to be approved by the Board, as a stage omnibus on the route Swan Hill-

Board, as a stage omnibus on the route Swan fill-Lalbert-Dumosa-Donald.

Cameron, Rupert James; I Hudson sedan with seating capacity for 5 persons, as a stage omnibus on the following route:—Ballarat-Maryborough-Kerang.

Cameron, Rupert James; I Hudson sedan with seating capacity for 5 persons, for the carriage of (a) passengers from Ballarat to country race meetings; (b) passengers from Ballarat for livestock sales; (c) picnic and dance parties from Ballarat; and (d) as a special service omnibus for the carriage of overloads of passengers from licensed service cars.

service cars.

CONNOR. J. A.; 1 commercial passenger vehicle in the following area:—Within a radius of 20 miles from Bacchus

Chowl, George; 1 Buick sedan with seating capacity for 8 persons, as a stage onnibus on the following route:—Melbourne-Ballarat.

Drew, Hector Lawresce; 1 Egan saloon, 1 Hudson tourer, and 1 Nash sedan, each with seating capacity for 14, 7, and 7 passengers respectively, as touring omnibuses operat-

ing from Geelong.

ERY. REGINALD; 2 Graham Paige sedans and I Hudson sedan, each with seating capacity for 5 persons; and I Graham Paige sedan with seating capacity for 7 persons.

as stage omnibuses on the following route:—Geelong-Ballarat

Ballarat.

Emery: Reginald; 4 commercial passenger vehicles of types and with seating capacities to be approved by the Board, as touring omnibuses operating from Ballarat.

GOODMAN, RICHARD; 2 Hodson sedans and 1 Graham Paige sedan, each with seating capacity for 5 persons, as stage omnibuses on the following route:—Geelong-Ballarat.

Howare, George Spencer; 1 commercial passenger vehicle of a type and with seating capacity to be approved by the Board, as a stage omnibus on the following route:—Ballarat-Melbourne

Baharat-Beldourne
LITTLEHALES, JOHN HERBERT; 1 commercial passenger vehicle
of a type and with seating capacity to be approved by the
Board, as a stage omnibus on the following rowte:—Hepburn Springs-Geelong, via Ballan, Bacchus Marsh, and

Lyons, Rublen Willit; 1 Buick sedan with seating capacity for 5 persons, as a stage omnibus on the following route:

—Ballarat-Geelong.

Mackin, Edward; I commercial passenger vehicle of a type and with seating capacity to be approved by the Board, as a stage omnibus on the following route:—Melbourne-Cool-

as a stage omnibus on the rotter of Geelong.

Geelong.

Marianno, George Alfred; 1 commercial passenger vehicle of a type and with seating capacity to be approved by the Board, as a stage omnibus on the following route:—Melbourne-Avoca-St. Arnaud-Donald, at week-ends only.

Moorhead, Leigh-Hamilton; 1 Studebaker tourer with seating capacity for; 5 persons, within a radius of 15 miles from Bacchus Marsh, and on the route Bacchus Marsh-Greendele

No. 44.-2276.-2

MOSS, GEORGE DONALD; 1 International bus with seating capacity for 16 persons, as a stage omnibus on the following route:—Geelong-Ballarat, via Rokewood.

MENZIES, FREDERICK JOHN; 1 Packard tourer with seating capacity for 7 persons, as a touring omnibus operating round Ocean Grove.

McCoubrie, Emily May; 1 Buick sedan with seating capacity for 7 persons, as a stage omnibus on the following route:

—Ballarat-Melbourne.

MCKENNA, CHARLES JOSEPH; 1 Studebaker tourer with seating capacity for 5 persons on the route Melbourne-Ballarat, at week-ends only.

OSBORNE, ERNEST HENRY; 1 Reo sedan for the carriage of evening newspapers and passengers on the following route:—Melbourne-Ballarat.

OSBORNE, HORACE ROBERT; 2 commercial passenger vehicles of types and with seating capacity to be approved by the Board, as stage omnibuses on the following route:— Ballarat-Melbourne.

OSBORNE, HORACE ROBERT; 1 Hupmobile sedan with seating capacity for 5 persons, as a stage omnibus on the following route:—Ballarat-Warracknabeal.

Patterson, Arthur Scott; 1 commercial passenger vehicle of a type and with seating capacity to be approved by the Board, as a stage omnibus on the following route:—Geelong-Ballarat.

Peeler, Mervyn Charles; 1 Stutz sedan with seating capacity for 5 persons, as a stage omnibus on the following route:

—Melbourne-Blackwood, via Trentham.

ROSAN, JAMES MATTHEW; 1 Packard sedan with seating capacity for 6 persons, as a touring omnibus operating from Geelong.

Whadcoar, Devereux Duff; 1 Paige sedan with scatting capacity for 5 persons, as a stage omnibus on the following route:—St. Leonard's Geelong.

STOLL, GUSTAVUS; 1 Chevrolet sedan with seating capacity for 5 persons on the route Drouin-Jindivick, and within a radius of 10 miles from Drouin.

Thursday, 5th March, 1936.

BISSELL, HARRY; 1 commercial goods vehicle in the following area:—Within a radius of 25 miles from Balliang.

BLAKELY, ROBERT ORD; 2 commercial goods vehicles on the route Ballarat-Melbourne, and within a radius of 25 miles from Ballarat.

CONDON, VINCENT A.; 1 commercial goods vehicle for the carriage of (a) general goods within a radius of 20 miles from Commadai; and (b) hay, chaff, and the goods specified in the Third Schedule to the Act, anywhere in Victoria.

ELLIS, ALM PERCIVAL; 1 commercial goods vehicle on the following route:—Ballarat-Melbourne.

IDLIES, ALAN FERGIVAL; I commercial goods vehicle on the following route:—Ballarat-Melbourne.

GREEN, GEORGE; I commercial goods vehicle for the carriage of (a) general goods within a radius of 25 miles from Melbourne; and (b) farm produce on the route Rockbank-Bacchus Marsh.

HARLAND, C., and SONS; 4 commercial goods vehicles on the route Ballarat-Melbourne, and within a radius of 20 miles from Ballarat.

from Ballarat.

Harris, Clifford, i commercial goods vehicle for the carriage
of (a) general goods within a radius of 20 miles from
Rowsley: (b) goods specified in the Third Schedule to the
Act. anywhere in Victoria; and (c) the applicants own
wool from Rowsley to Melbourne.

wool from Rowsley to Melbourne.

HEIN, KURT: I commercial goods vehicle on the route BallaratMelbourne, and, within a radius of 50 miles from Ballarat.

JOHNSON, GILERRY HERRERY ALLAN; I commercial goods vehicle
for the carriage of (a) general goods within a radius of
25 miles from Ballarat; and (b) the applicant's own
goods in the course of trade as a fuel merchant anywhere
in Victoria.

LEONTINI, C: I commercial goods vehicle for the carriage of
market verden and orchard produce, notatoes and onions

in Victoria.

Leontini, C.: 1 commercial goods vehicle for the carriage of market garden and orchard produce, potatoes and onions on the routes Dalmore-Melbourue and Ballarat-Melbourne.

McDonald, Thomas; 1 commercial goods vehicle for the carriage of general goods on the routes Ballarat-Melbourne and Ballarat-Geelong, and for the carriage of firewood to Ballarat Sydney Victor; 1 commercial goods vehicle in the following area:—Within a radius of 25 miles from Ballarag.

McMullen. Ernest George; 1 commercial goods vehicle on the following route:—Melbourne-Backnus Marsh.

Sarws, William Thomas; 2 commercial goods vehicles on the following route:—Ballarat-Melbourne.

Triangle Motor Transfort Co.; 1 commercial goods vehicle on the following route:—Melbourne-Ballarat.

Woodward, Alebert: 1 commercial goods vehicle on the following route:—Melbourne-Backnus Marsh.

Wynne, Charles Edward; 1 commercial goods vehicle for the carriage of (a) general goods within a radius of 20 miles from Melton; (b) livestock, straw, and hay from Melton to Melbourne; and (c) building material in connexion with applicant's business as a builder anywhere in Victoria.

Thursday, 12th March, 1936.

ANDERSON BROS.; 1 commercial goods vehicle on the following route :- Melbourne-Geelong.

BAENSCH, FREDERICK CHARLES; 1 commercial goods vehicle on the route Geelong-Melbourne, and within a radius of 50 miles of Geelong.

BLAKISTON & CO. PTY. LTD.; 7 commercial goods vehicles on the following route:—Melbourne-Geelong.

BURNETT, RAYMOND THEODORE; 1 commercial goods vehicle on the following route :---Geelong-Ballarat.

BUTCHER, A.; 1 commercial goods vehicle for the carriage of (a) general goods within a radius of 25 miles from Geelong; (b) the applicant's own primary produce and primary produce of his neighbours on the route Anakie-Melbourne; and (c) petroleum products on the route Melbourne. Anakie bourne-Anakie.

DIAMOND DISTRIBUTORS Co.; 1 commercial goods vehicle on the following route:—Geelong-Melbourne.

DYSON, JULIEN LORIMER; 1 commercial goods vehicle within a radius of 25 miles from Melbourne, and on the route Melbourne-Geelong.

Dyson, W. H. & Son Ptv. Ltd.; 1 commercial goods vehicle for the carriage of timber and building material on the route Melbourne-Geelong.

FRY, WILLIAM NATHAN HENRY; 1 commercial goods vehicle within a radius of 25 miles from Geelong, and on the route Melbourne-Geelong.

GEELONG CARRYING Co.; 1 commercial goods vehicle on the following route:—Geelong-Melbourne.

HEWSON, JOHN EDWARDS: 1 commercial goods vehicle on the

following route: — Melbourne-Geelong.

IIILL, WALTER JAMES: 1 commercial goods vehicle on the following route: — Melbourne-Geelong.

JANSEN. CHARLES FREDERICK AUGUST; I commercial goods ser. Charles Frederick Autors; I commercial goods within a radius of 25 miles from Geelong; (b) goods specified in the Third Schedule to the Act anywhere in Victoria; and (c) goods owned by the father of the applicant on the route Geelong-Ballarat.

JOLLY, WILLIAM FRANCIS; 1 commercial goods vehicle for the carriage of (a) general goods within a radius of 25 miles from Geelong; and (b) wattle bark and goods specified in the Third Schedule to the Act, on the route Anakie-

Keller, Engleburt; 1 commercial goods vehicle on the following route: —Geelong-Melbourne:

I.AMBRICK, SAMUEL; 3 commercial goods vehicles on the following route:—Melbourne-Geelong.

MAINE CARRYING Co. PTY. LTD.; 7 commercial goods vehicles on the following route:—Melbourne-Geelong.

PIRE FREDERICK HENRY: 1 commercial goods vehicle on the following routes:—Geclong-Avoca, Geelong-Castlemaine, Geelong-Melbourne.

PIVOT TRANSPORT SERVICE: 2 commercial goods vehicles on the following route: -- Melbourne-Geelong.

POULTER, JOSEPH LE ROY; 1 commercial goods vehicle for the carriage of (a) general goods within a radius of 25 miles from Melbourne; (b) goods specified in the Third Schedule to the Act. anywhere in Victoria; and (c) paper bags on the route Melbourne-Geelong.

RAINEY BROS.; 1 commercial goods vehicle on the following route :-Melbourne-Geelong.

RIVERINA TRANSPORT PTV. LTD.: 14 commercial goods vehicles on the following route:—Melbourne-Geelong.

SHELDON, ALMA JEAN: I commercial goods vehicle for the carriage of (a) general goods within a radius of 25 miles from Melbourne; and (b) steel and hardware owned by H. A. Barnard Pty. Ltd. on the route Melbourne-Geelong.

TIMBER TRANSPORT AND STORAGE PTV. LTD.; 3 commercial goods vehicles for the carriage of timber only on the route Melbourne-Geelong.

TOMASINI. LESLIE JAMES; 7 commercial goods vehicles within a radius of 25 miles from Geelong, and on the route Geelong-Melbourne.

TONG, ALBERT E.; I commercial goods vehicle for the carriage of (a) general goods within a radius of 25 miles from Geelong; (b) the goods specified in the Third Schedule to the Act anywhere in Victoria; and (c) canned fruit, jam, and salt on the route Melbourne-Geelong.

WATKINS. LESLIE JOIN; 1 commercial goods vehicle for the carriage of (a) general goods within a radius of 25 miles from Geelong; and (b) building material only on the route Melbourne-Geelong.

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Monday, the 2nd March, 1936.

F. P. MOUNTJOY.

Exhibition Buildings, Rathdown-street, Carlton, 25th February, 1936

The Fisheries Acts.

NOTICE OF INTENTION RESPECTING THE USE OF FISHING NETS IN LAKE TYERS.

IT is hereby notified, for general information, that it is intended, after the expiration of one month from the date of publication of this notice in the Government Gazette, to move His Excellency the Governor in Council to make a Proclamation repealing the Proclamation made the eighth day of July, 1935, and published in the Government Gazette of the tenth day of July, 1935, respecting netting in Lake Tyers, and in lieu thereof providing as follows:—

1. The use of trammels, trawls, or other nets or engines, whether fixed or unfixed, to be employed in fishing, shall be prohibited in Lake Tyers from the first day of October in each ear to the thirtieth day of April in the following year (both days inclusive).

2. The use of nets to be employed in fishing in Lake Tyers between the first day of May and the thirtieth day of September in each year shall be restricted as follows:—

No person shall-

(a) Use a "seine" or "hauling" net exceeding in length 180 fathoms.

(b) Use "mesh" or "set" nets of a total length of more than 600 fathoms.

(c) Use at the same time a "seine" or "hauling" net. and a "mesh" or "set" net.

(d) Use any trammel, trawl, or other net or engine, whether fixed or unfixed, between sunset on Thursday in each week and sunrise on the following Saturday.

(c) Use any "mesh" or "set" net between the hours of Ten a.m. and Four p.m. on any day.

M. W. J. BOURCHIER,

F. Lewis. Chief Inspector of Fisheries and Game.

The Fisheries Acts.

NOTICE OF INTENTION RESPECTING NETTING IN SYDENHAM AND TAMBOON INLETS.

IT is hereby notified, for general information, that it is intended, after the expiration of one month from the date of publication of this notice in the Government Gazette, to move His Excellency the Governor in Council to make a Proclamation repealing the Proclamation made the eighth day of July, 1935, and published in the Government Gazette of the tenth day of July, 1935, respecting netting in Sydenham and Tamboon Inlets, and in lieu thereof providing as follows:—

1. The use of trammels, trawls, or other nets or engines, whether fixed or unfixed, to be employed in fishing, shall be prohibited in Sydenham and Tamboon Inlets within, in each case, an imaginary line running from the extreme seaward or outward point of either bank or side to the opposite extreme seaward or outward point where the waters of such inlets enter the ocean, from the first day of December in each year to the thirty-first day of May in the following year (both days inclusive).

2. The use of nots to be used in fishing between the first day of June in each year and the thirtieth day of November next following shall be restricted in the abovementioned inlets as follows:

No person shall-

(a) Use a "seine" or "hauling" net exceeding in length 400 fathoms.

(b) Use at the same time a total length of more than 700 fathoms of "mesh" or "set" net (or nets):
Provided that, in the case of "mesh" or "set" nets, every mesh of which measures 41 inches or over, the total lengths of net (or nets) permissible under this condition shall be 1,200 fathoms: Pro-vided further that, in the case of two or more persons working together in one fishing boat, each shall be allowed to use his complement of "mesh" or "set" net as prescribed herein.

(c) Use at the same time a "seine" or "hauling" net and a "mesh" or "set" net.

and a "mesh" or "set" net.

(d) Use any trammel, trawl, or other net or engine, whether fixed or unfixed, between the hours of Ten a.m. on Thursday in each week and Ten a.m. on the following Friday.

(e) Use any "mesh" or "set" net between the hours of Ten a.m. and Four p.m. on each day.

M. W. J. BOURCHIER, Chief Secretary.

F. Lewis, Chief Inspector of Fisheries and Game.

APOLLO BAY WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1936.

THE Apollo Bay Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1923, doth hereby make a rate for the supply of water for domestic purposes other than by measure of Two shillings and three-pence (2s. 3d.) in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Apollo Bay Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Forty shillings (40s.) and in respect of any land on which there is no building, less than Ten shillings (10s.).

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1936, and shall be payable on the 1st day of January, 1936, at the office of the said Trust.

For water supplied by the Trust for domestic as well as for For water supplied by the Trust for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Trust) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at One shilling and sixpence (1s. 6d.) per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of One shilling and sixpence (1s. 6d.) per 1,000 gallons.

Water supplied to cricket, tennis, or bowling clubs, and to Government Departments, showgrounds, and similar properties shall be charged for at the rate of One shilling and sixpence (1s. 6d.) per 1,000 gallons, provided that the minimum quantity to be charged for shall not be less than 15,000 gallons

The charge for water supplied by measure shall be payable ou demand.

Passed this 10th day of December, 1935.

W. H. PENGILLEY, Chairman. W. O. CORKE, Secretary.

CORRYONG WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1936.

THE Corryong Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth bereby make a rate for the supply of water for domestic purposes otherwise than by measure of Three shillings in the £1 on the annual municipal valuation of lands and tenements liable to be rated within the Corryong Urban District.

Provided that in no case shall the amount of rate payable Provided that in no case snail the amount of rate payable per tannum in respect of any tenement (other than land on which there is no building) be less than Sixty shillings, and in respect of any land on which there is no building, less than Fifteen shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1936, and shall be made payable on the 1st day of January, 1936, at the office of the said Trust.

Dated this thirteenth day of January, One thousand nine hundred and thirty-six.

A. W. ACOCKS, Chairman. C. W. C. FARRAN, Secretary.

EUROA WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1936.

THE Euroa Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes otherwise than by measure of Two shillings in the pound of the annual municipal valuation of land and tenements liable to be rated within the Euroa Waterworks Trust.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Thirty shillings, and in respect of any land on which there is no building, be less than Two shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1936, and shall be parable on the 1st day of January, 1936, at the office of the said Trust.

Dated this 4th day of February, 1936.

THOS. A. SAXON, Chairman. P. G. FOGGO, Secretary. (SEAL)

LONGWOOD WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1936.

THE Longwood Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes otherwise than by measure of Three shillings in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Longwood Urban District. Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than Sixty shillings, and in respect of any land on which there is no building, less than Twenty shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1936, and shall be payable on the 1st day of January, 1936, at the office of the said Trust. Passed this 13th day of January, 1936.

(SEAL)

H. SEFTON, Chairman. L. GRANT, Secretary.

SHIRE OF KARA KARA WATERWORKS TRUST.

BY-LAW No. 31.

THE Shire of Kara Kara Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, do hereby make a rate for the supply of water for domestic and ordinary use and for watering stock of Twopence in the pound of the annual municipal valuation of lands and tenements in the Shire of Kara Kara Waterworks District.

Such rate is made for the year commencing on the 1st day of January, 1936, and shall be payable on the 2nd day of January, 1936, at the office of the said Trust.

Passed this 5th day of December, 1935.

(SEAL)

ALF. A. BURGE, Chairman. E. H. GOLDEN, Secretary.

STRATFORD WATERWORKS TRUST.

BY-LAW NO. 8.—RATING BY-LAW FOR THE YEAR 1936.

By-Law No. 8.—RATING By-Law for the Year 1936.

THE Stratford Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes otherwise than by measure of Two shillings in the £1 on the annual municipal valuation of lands and tenements within the Stratford Waterworks Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building), be less than Two pounds and eight shillings, and in respect of any land on which there is no building, less than Five shillings.

Such rate is made for the year commencing the 1st day of January, 1936, and shall be payable on the 1st day of May. 1936, at the office of the said Trust.

Passed this 30th day of January, 1936.

(SEAL)

W. STOTHERS, Chairman. FRANK N. LOCK, Secretary.

UPPER MACEDON WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1936

THE Upper Macedon Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes otherwise than by measure of One shilling and ninepence in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Upper Macedon

Provided that in no case shall the amount of rate payable per annum in respect of any tenement be less than Twenty

per annum in respect of any tenement be less than Twenty shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1936, and shall be payable on the 1st day of March, 1936, at the office of the said Trust. For water supplied by the Trust for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Trust), the charge shall be Two shillings per 1,000 gallons up to 300,000 gallons, and One shillings and sixpence per 1,000 gallons for water supplied in excess of this amount, and the minimum quantity of water to be charged for in respect of all lands and tenements shall be quantity for which the charge at the above rates would be equal to the amount of the rate which would be nayable for the lands and tenements so supplied if supplied otherwise than by measure. The charges for water supplied by measure shall be payable on demand.

Dated this 31st day of December, 1935.

J. TAMPLING. Chairman.

J. TAMPLING, Chairman. ERIC GREENBAUM, Commissioner. R. E. RUTHERFORD, Secretary. (SEAL)

WAHGUNYAH WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1936.

THE Wahgunyah Waterworks Trust, in pursuance of and in exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes otherwise than by measure of. Eighteenpence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Wahgunyah Urban District.

Provided that in no case shall the amount of the rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Fifty shillings, and in respect of any land on which there is no building, less than Twenty-five shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1936, and shall be payable in two equal instalments on the 1st day of January, 1936, and the 1st day of July, 1936, at the office of the said Trust.

For water supplied by the Trust for domestic as well as for For water supplied by the Trust for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Trust), the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at One shilling and eightpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure! All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of One shilling per 1,000 gallons.

Passed this eleventh day of December, 1935.

M. T. GRAHAM, Chairman. C. A. RICKETTS, Secretary.

YARRAWONGA URBAN WATERWORKS TRUST.

RATING BY-LAW FOR 1936.

THE Yarrawonga Urban Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth heroby make the following rates for the supply of water, and on lands and tenements liable to be rated within the Yarrawonga Urban District.

On such lands and tenements a rate of One shilling and sixpence in the pound on the amount of the annual municipal

Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than Thirty shillings, and in respect of any land on which there is no building, less than Five

For water supplied by the Trust for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Trust), the minimum amount of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Twelvepence per 1,000 gallons, would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of Twelvepence per 1,000 gallons.

Ratepayers supplied with meters by the Trust shall pay an anniun rental for such meters of Seven shillings and six-

A charge of Seven, shillings and sixpence shall be chargeable A charge of Seven shillings and sixpence shall be chargeable to persons using water for garden or other like purposes, but the Trust may compel any owner or occupier to install a meter on the premises owned or, occupied by him, in which case the said charge will be discontinued. No water shall be used for any purpose whatever, other than purely domestic purposes, except between the hours of seven o'clock a.m. and nine o'clock p.m., or such other times as the Trust may determine. nine o'clo

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year com-mencing the 1st day of January, 1936, and shall be payable on the 1st day of January, 1936, at the office of the said Trust.

Passed this fourth day of February, 1936.

(SEAL)

A. A. MANNING, Chairman. J. WALKER, Secretary.

The foregoing By-laws made by the Apollo Bay, Corryona, Euroa. Lonewood, Shire of Kara Kara, Stratford, Upper Macedon, Wahgunyah, and Yarrawonga Waterworks Trusts were approved by the Governor in Council on the 18th February, 1936.

C. W. KINSMAN, Clerk of the Executive Council.

STATE, RIVERS AND, WATER SUPPLY COMMISSION. AUTHORITY TO OBTAIN BANK OVERDRAFTS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 18th day of February, 1936, authorized, in pursuance of section 271 of the Water Act 1928 (No. 3801), each of the Waterworks Trusts mentioned in the first column of the schedule hereunder to obtain an advance or advances during the year 1936, from the bank named in the second column, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum specified in the third column, viz.: specified in the third column, viz .:-

SCHEDULE.

Name of Trust.		Bank and Place.	Overdraft not to exceed—			
			£		đ.	
Benulla		National Bank of Australasia Ltd., Benalla	1,500	0.		
Rushworth		Commercial Banking Co. of Sydney Ltd., Rushworth	350	.0	0	
Rutherglen		Bank of Australasia, Rutherglen	250	0	0	
Swan Hill	•••	English, Scottish, and Australian Bank, Ltd., Swan	1,000	o.	0	
Wangaratta		Hill Bank of New South Wales, Wangaratta	3,000	0	0	

C. W. KINSMAN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 18th February, 1936.

Form No. 10.

Farmers Debts Adjustment Act 1935.

ORDER CANCELLING A STAY ORDER.

In the matter of the Stay Order dated seventh February, 1936, issued to (Miss) AGNES MAY NASCHKE, of Barraport.

Thaving been made to appear to the Farmers' Debts Adjustment Board that it is proper to cancel the abovementioned Stay Order, the said Board doth hereby cancel the said Stay Order.'

Dated at Melbourne the eighteenth day of February, 1936.

J. E. DON, Chairman.
H. A. CHAS, CORLETT, Member.
H. L. SIMPSON, Member.
W. R. MANN, Secretary.

Form No. 10.

Farmers Debts Adjustment Act 1935 ORDER CANCELLING A STAY ORDER.

In the matter of the Stay Order dated seventh February, 1936, issued to Herman William Naschke, of Barraport.

having been made to appear to the Farmers' Debts Adjustment Board that it is proper to cancel the above-ntioned Stay Order, the said Board doth hereby cancel mentioned Stay Order, the said Board doth hereby can the said Stay Order.

Dated at Melbourne the eighteenth day of February, 1936

J. E. DON, Chairman, H. A. CHAS, CORLETT, Member H. L. SIMPSON, Member, W. R. MANN, Secretary,

Form No. 10.

Farmers Debts Adjustment Act 1935.

ORDER CANCELLING A STAY ORDER.

In the matter of the Stay Order dated seventh February, 1936, issued to (Mrs.) MARY REID NASCHEB, of Barraport.

Thaving been made to appear to the Farmers' Debts Adjustment Board that it is proper to cancel the above-mentioned Stay Order, the said Board doth hereby cancel the said Stay Order.

Dated, at Melbourne the eighteenth day of February, 1936.

J. E. DON. Chairman.
H. A. GUAS, COBLETT, Member.
H. L. SIMPSON, Member.
W. R. MANN, Secretary.

Farmers Relief Acts.

WITHDRAWAL OF APPLICATION FOR PROTECTION CERTIFICATES.

N OTICE is hereby given that on the 18th February, 1936, the Farmers' Debts Adjustment Board issued consent to the withdrawal of the undermentioned applications for Protection Certificates, such withdrawal to take effect in each case on and from 24th February, 1936:

Name of Applicant; Land Shown in Application, DAWSON, THOMAS VINCENT; allotment 59A, Parish of Jindivick, containing approximately 160 acres.

JARRED, CHARLES HENRY; allotments 111 and 111A, Parish of Warraquil, containing approximately 702 acres.

W. R. MANN, Secretary.

24th February, 1936.

Farmers Relief Acts. REFUSAL OF APPLICATION FOR PROTECTION CERTIFICATE.

N OTICE is hereby given that an application by the undermentioned farmer for a Protection Certificate was refused by the Farmers' Debts Adjustment Board on the

Name; Date of Refusal; Land Shown in Application.

Parker, Applace Emma: 19th February, 1936; lot 2 on plan of subdivision No. 3326, being part of portion 3 at Ivanhoe, Parish of Keelbundoora, County of Grant, containing approximately 15 acres, and being the land comprised in freehold certificate of title, volume 2505, folio 500921.

W. R. MANN, Secretary.

24th February, 1936.

Farmers Debts Adjustment Act 1935. ISSUE OF STAY ORDERS.

NOTIFICATION is hereby given that Stay Orders have been issued to the undermentioned persons, such Stay Orders to take effect from the dates shown:—

Name; Address; Date.

Name; Address; Date.

Aisbett, Thomas Edward; Weering; 18th February, 1936.

Allen, George; Bunguluke North; 19th February, 1936.

Astbury, Edward Harold; Macorna; 12th February, 1936.

Brawn, John Arthur; Merricks North; 18th February, 1936.

Brawn, John Arthur; Merricks North; 18th February, 1936.

Campbell, William Henry; Mathiesons; 20th February, 1936.

Cantwell, Patrick Francis; Mount Egerton, 13th February, 1936.

Cheney, Frank William; Baxter; 18th February, 1936.

Christie, Alexander; Locksley; 13th February, 1936.

Connelly, Owen; Wanalta; 20th February, 1936.

Frans, Evan Stanley; Cudgewa; 19th February, 1936.

Finnigan, Michael; Cororooke; 17th February, 1936.

Finnigan, Patrick; Cororooke; 17th February, 1936.

Flott, Harry Albert; Dunolly; 11th February, 1936.

Frost, Edward Arthur; Minmindie, Boort; 19th February, 1936.

Gardiner, Francis James; Creek Junction; 17th February, 1936.

1936.
Garside, William Herbert; Creek Junction; 17th February, 1936.
Gleeson, Patrick Peter; Corack East; 19th February, 1936.
Gray, John William; Korong Vale; 19th February, 1936.
Gray, Andrew; Korong Vale; 19th February, 1936.
Greer, Clara Ellen; Rupanyup; 18th February, 1936.
Gregory, George; South Calivil; 18th February, 1936.
Home, George Hamilton; Rushworth; 20th February, 1936.
Home, George Hamilton; Rushworth; 20th February, 1936.
Home, Mary Adele; Rushworth; 20th February, 1936.
Home, Mary Adele; Rushworth; 20th February, 1936.
Irving, Joseph; Redeliffs; 17th February, 1936.
Jarred, Charles Heinry; Netherby; 17th February, 1936.
Kennett, James Stuart; Ruffy; 20th February, 1936.
Kennett, James Stuart; Ruffy; 20th February, 1936.
Miller, Ernest Hermann; Strathkellar; 20th February, 1936.
Miller, Ferdinand Johannes; Katvil; 13th February, 1936.
Morgan, James Thomas; Wanalta; 20th February, 1936.
Morgan, Thomas William, Lorquon; 18th February, 1936.
Morgan, Edward Silos Thomas; Lorquon; 18th February, 1936.
Morrison, Robert William Jas; Lorquon; 18th February, 1936.
Morrison, Henry Charles Alex; Lorquon; 18th February, 1936.
McArthur, Peter, jun.: Térip Terip; 12th February, 1936.
McNamara, Patrick James; Myola, 20th February, 1936.
McNamara, Patrick James; Myola, 20th February, 1936.
Pritchard, Walter Ebenezer; Portland; 17th February, 1936.
Thomas, Louisa Mary; Drouin; 18th February, 1936.
Thomas, Louisa Mary; Drouin; 18th February, 1936.
Thomon, William; Hopkins Point; 15th February, 1936.
Thomon, William; Hopkins Point; 15th February, 1936.
Treyin, Stanley Merlyn; Ten-mile Creek; 13th February, 1936.
Vicusseux, Norman Leofricy Longwarry; 17th February, 1936.
W. R. MANN, Secretary, 24th February, 1936. Garside, William Herbert; Creek Junction; 17th February,

. The Licensing Act.

ADDITIONAL VICTUALLER'S LICENCE.

THE undersigned, being a member of the Licensing Court, do hereby certify the result of the poll taken on the question of granting an additional Victualler's Licence in the undermentioned proclaimed area, pursuant to the provisions of the *Licensing Act* 1928, and the Regulations made thereunder, to be as follows:—

Proclaimed area-Chelsea.

Number of votes recorded for the grant of a licence—932. Number of votes recorded against the grant of a licence—932.

As at least one-third of the voters whose names are on the certified roll of voters prepared by me for such proclaimed area, under section 37 of the said Act, recorded their votes at the poll, I hereby declare that such poll is an effective poll and that there is a majority of votes in such area in favour of granting an additional victualler's licence therein.

ROBERT BARR. Returning Officer.

Crown Law Offices. Melbourne, 24th February, 1936.

FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the twenty-fifth day of February, 1936.

His Excellency the Governor of Victoria.

Mr. Dunstan

Mr. Tuckett.

HOLIDAY FOR THE TOBACCONISTS' TRADE. []

NDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof. and on the recommendation of a Wages Board, described as the Shops Board No. 17 (Tobacconists), doth hereby make the following Regulation, that is to say:—

The tenth day of March, 1936, shall in the Metropolitan District as defined in the Factories and Shops Acts, be fixed as a holiday for persons employed in Tobacconists' shops.

The seventeenth day of March, 1936, shall, in the Geelong District as defined in the Factories and Shops Acts, be fixed as a holiday for persons employed in Tobacconists' shops.

REVOCATION AND REMAKING OF A REGULATION FIXING A HOLIDAY IN THE HAIRDRESSERS' TRADE.

WHEREAS, under the powers in that behalf conferred by the Factories and Shops Acts. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, on the recommendation of the Hairdressers' Board fixed, by 'Regulation' published in the Government Gazette of the eleventh day of December, 1935, the tenth day of March, 1936, as a holiday within the Metropolitan and Geelong Districts as defined in the Factories and Shops Acts, for persons employed in hairdressing and shaving saloons: 'And whereas the said Board has now recommended the revocation of such Regulation and the making of another Regulation in lieu thereof: Now, therefore. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the said Regulation, and doth hereby make the following Regulation in lieu thereof, that is to Say: in lieu thereof, that is to say:-

The tenth day of March, 1936, shall, in the Metropolitan District as defined in the Factories and Shops Acts, be fixed as a holiday for persons employed in hair-dressing and shaving saloons.

The seventeenth day of March, 1936, shall, in the Geelong District as defined in the Factories and Shops Acta, be fixed as a holiday for persons employed in hair-dressing and shaving saloons.

And the Honorable Murray William James Bourchier, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council. MINES (PETROLEUM) ACT 1935 (No. 4359).

At the Executive Council Chamber, Melbourne, the eighteenth day of February, 1936.

PRESENT:

His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Old -1

REGULATIONS RELATING TO PETROLEUM PRO-SPECTING LICENCES AND PETROLEUM MINERAL

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof pursuant to the provisions conferred by the Mines (Petroleum) 4ct 1935 (No. 4359), doth hereby make the following Regulations, that is to say :-

PETROLEUM PROSPECTING LICENCES.

LIMIT OF REGULATIONS AND WHEN IN FORCE.

1. These Regulations shall apply to the whole of the State of Victoria, and come into force on publication in the Government Gazette.

INTERPRETATION.

2. "Applicant" means a person applying or entitled to apply for a licence under these Regulations.
"Application" means the application for a licence lodged

"Application" means the application for a licence lodged with the Secretary.

"Clerk" means a warden's clerk.

"Governor" means the person for the time being administering the Government of the State.

"Licence" means a Petroleum Prospecting Licence granted on an application under these Regulations or under the Mines (Petroleum) Act 1935.

"Mines Act" means the Mines Act 1928.

"Minister" means the responsible Minister of the Crown for the time being administering the Mines Acts.

"Person" includes a body corporate.

"Principal Act" means the Mines Act 1928.

"Secretary" means the Secretary for Mines for the State, or officer acting on his behalf.

"Shut Off" in relation to water, means carry out all operations necessary for the exclusion of water from any source from any portion of a bore hole drilled in any area which may contain petroleum.

The calculation of "days" shall be exclusive of Sunday,

The calculation of "days" shall be exclusive of Sunday, New Year's Day, Anzac Day, Good Friday, Easter Monday, Christmas Day, and Boxing Day.

The singular number includes the plural, and the plural the singular.

· SUNDAY. 3. Land shall not be marked out for a licence on a Sunday.

SERVING OR LODGING BY POST. 4. If forwarded through the post office, any notice, application, objection, or deposit shall be mailed so that it will reach the addressee within the prescribed time.

BEFORE APPLICATION.

- 5. Within twelve days before application the applicant or his agent shall
 - gent shall—

 (a) as far as circumstances permit, mark out the land
 by erecting at each angle of its boundaries a
 square post, at least three inches by three inches.
 and not less than three feet above the ground.
 The land required, if surveyed, should be defined
 in conformity with the survey lines, or if the land
 is an unsurveyed area, then in an approximately
 square block, with boundaries running north and
 south and east and west, unless this is rendered
 impracticable on account of natural or other
 difficulties. difficulties.
 - (b) either before or as soon as each post is erected, affix thereto a metal plate having legibly painted thereon the words "Applied for Licence" and the date of marking out, and the name of the applicant or, if more than two, the names of the first two applicants.

APPLICATION.

6. Within twelve days after marking out the land the applicant shall lodge with the Secretary—

(a) application (Form A annexed); and

- (b) a parish plan defining and identifying the land applied for; and
- (c) a sum equal to One halfpenny for every acre of land applied for; and
- (d) three references signed by persons of good repute
 ..., as to the bona fides and good financial standing
 ...of the applicant.

- 7. In the case of an application by a body corporate, the application shall be signed by the legal manager or Secretary, and shall be accompanied by a certified copy of the certificate of its incorporation or its registration under the Companies
- 8. The Secretary shall note on application the date it was received by him. ADDITIONAL SUM.
- 9. When required by the secretary, the applicant shall lodge such sum or sums as may be considered necessary to cover the cost of survey of the land or any other costs incidental to the determination of the application.

- 10. Where the land is unsurveyed, if deemed necessary by the Secretary a survey more fully defining and identifying the land may be required before the licence is granted.
- 11. The Secretary may instruct a mining surveyor to survey the land and to furnish a plan and report in respect there-
- 12. The mining surveyor shall notify the applicant in writing of a day and hour, so that applicant may meet him and point out the post's.
- 13. If the mining surveyor find the land is identical with an area surveyed for the Lands Department, or for a mining lease or licence, he shall make an inspection of such land and furnish a copy of the plan of the survey without further

SURVEY FEE.

14. The fee for survey or inspection survey and allowance for travelling shall be as set out in "B" annexed.

APPLICATION MAY BE DECLARED ABANDONED.

15. An application may be declared abandoned if applicant withdraws the same or fails to comply with any requisition made on him by the Secretary.

CONFLICTING APPLICATIONS.

16. When two or more applications are made for a licence of the same land, the one having priority of marking out shall be granted, unless there be reason for a different course.

POWER OF ATTORNEY.

- 17. If applicant be out of the State he may comply with these Regulations; or any part of them, by his attorney.
- 18. Every agent authorized by any power of attorney shall file the same in the office of the Registrar-General.

BOND.

- Bond.

 19. Before a licence is granted, the applicant shall either furnish a bond in Form "C" with a surety approved by the Minister or such other security in cash or otherwise, as the Minister thinks proper to accept, in a sum of not less than Two hundred and fifty pounds, conditioned upon compliance with the terms and conditions of the licence and with the Mines (Petroleum) Act.

 20. The amount of the bond or cash may, after the grant of the licence, be increased by the Minister in all cases where in his opinion the circumstances warrant an increase, and the licensee shall forthwith furnish a bond or other security aforesaid for the additional amount.

COMMENCEMENT OF LICENCE.

21. The period in respect of the licence shall commence on the first day of that month which next follows the day on which the application has been delivered to, or, if posted, received by, the Minister.

TRANSFER.

22. With the approval of the Minister, a licensee may transfer (Form "D" annexed) his interest in a licence. Fee £1.

GEOLOGICAL SURVEYS TO BE UNDERTAKEN,

23. Within four months from the commencement of the period of the licence such geological or other surveys as are essential to determine whether geological structure favorable to boring exists shall be undertaken by the licensee, who shall, within six months of the commencement of the period of the licence, furnish to the Minister satisfactory proof of such geological or other survey having been commenced.

COMPENSATION.

- 24. No drilling operations shall be undertaken on any private land unless with the written consent of the owner of such land, or unless compensation has been determined by a warden and paid or tendered to the owner of the land.
- 25. At least twenty-eight days before the proposed commencement of drilling operations on private land, the licensee shall notify the owner of the land of his intention to do so.
- 26. Unless within ten days from the date of notification to the owner of the private land of intention to drill, the applicant and the owner of the land agree as to the compensation to be paid, then on the complaint of either applicant or owner, the warden shall hear and determine such complaint.

BEFORE COMMENCING DRILLING.

27. Before commencing any drilling operations the licensee shall send a written notice to the Minister with particulars of the work he proposes to carry out.

Such notice in respect of drilling operations shall include the following particulars:-

(a) The number or other designation by which the proposed bore or well shall be known.
(b) Exact location of the proposed bore or well.
(c) Distance from the nearest boundary of the area

(c) Distance from the nearest boundary of the area covered by the licence or lease.

(d) When possible the elevation of the derrick floor, i.e., height above sea level.

(e) Diameter of proposed bore or well at surface.

(f) Depth to which it is proposed to sink.

DRILL ENCOUNTERING WATER

28. The licensee shall immediately report to the Minister the steps taken to deal with the water encountered when drilling, and in the event of continuing to drill shall shut off all water so encountered. Such further steps may be prescribed by the Minister as are considered necessary to meet the circumstances of each particular case.

PETROLEUM MINERAL LEASES.

Subject to any necessary modification, clauses 1, 2, 3, 4, 5, 7, 8, 9, 11, 12, 13, 14, 15, 16, 17, 18, 27, 28 of these Regulations shall extend and apply to applications for Petroleum Mineral Leases or to leases granted thereon.

. APPLICATION FOR REWARD LEASE.

29. An application, pursuant to section 24 (1) of the Mines (Petroleum) Act 1935, for a Reward Lesse, maximum 1,000 acres, shall be made to the Minister of Mines in Form "E:"

APPLICATION FOR FURTHER REWARD LEASE.

30. An application, pursuant to section 24 (2) (a) of the Mines (Petroleum) Act 1935, for a further Reward Lease of a maximum area of 500 acres shall be made to the Minister of Mines within the prescribed period of twelve months in Form "F."

APPLICATION FOR PETROLEUM MINERAL LEASE.

- 31. Within twelve days of marking out, the applicant or his agent shall lodge with the Secretary for Mines—

 (a) an application (Form "G" annexed); and
 (b) a parish plan defining and identifying the land applied for; and
 (c) a sum of £10.

BOND.

- 32. Every licensee or other person applying for a lease or a renewal of a lease shall furnish a bond in Form "H" with a surety approved by the Minister in a sum of not less than Two hundred and fifty pounds, conditioned upon compliance with the terms and conditions of the lease and with the Mines (Petroleum) Act, or such other security in cash or otherwise, conditioned as aforesaid as the Minister thinks proper to accept. SURVEY.
- 33. Where the land applied for is unsurveyed it shall be surveyed either by the applicant or by the Minister at the expense of the applicant.

COMPENSATION.

- 34. No portion of any private land shall be used for any mining operations or for the construction of any works unless with the written consent of the owner or the owner and occupier (as the case may be), or unless compensation has been determined by a warden and paid or tendered to the owner or the owner and occupier of the land.
- 35. At least twenty-eight days before the proposed commencement of any mining operations or construction of any works on private land the lessee shall notify the owner or the owner and occupier (as the case may be) of the land of his intention to do so.
- 36. Unless within ten days from the date of notification to the owner of the private land of intention to commence operations or construct any works, the applicant and the owner of the land agree as to the compensation to be paid, then on the complaint of either applicant or owner, the warden shall hear and determine such complaint.

TRANSFER. &C.

- 37. Application for the consent of the Minister to assign, transfer or sublet a lease or any land covered thereby or any interest in such lease or land shall be by letter to the Secretary, and shall be accompanied by a fee of £1 for each lease. A separate consent shall be issued for each lease.
 - 38. The Minister may grant or refuse such consent.
- 39. The consent of the Minister shall not be necessary for a transfer by a person entitled by operation of law to sell or dispose of a lease.

REGISTRATION OF TRANSFER, . ETC.

40. Each assignment, transfer, or sub-lease of a lease, or any portion of the land covered thereby, shall be registered in the office of the Registrar of Titles.

SUSPENSION OF WORKING COVENANTS.

41. Application for a suspension of working covenants shall be made to the Minister (Form "I" or to the effect thereof), and such application shall be accompanied with a fee of 10s. for each lease.

ANNUAL RETURN OF WORK.

42. The lessee shall furnish to the Minister on or before the 15th day of January in each year—(a) a plan showing building structure and other works placed, erected, or constructed upon the leased land during the preceding calendar year; and (b) a statement in the following form in relation to structures and other work carried out, viz.:—

New St	ructures.	New B Geologic	ores or al Work.	General Remarks.
Itcm.	Value.	Item.	Value.	
	·			
•	١ ،			

PETROLEUM PRODUCED HALF-YEARLY.

43. The lessee shall furnish to the Minister on or before the 15th day of January and the 15th day of July in each year a statement in the following form, viz.:—

Statement of Petroleum Produced and Sold during the Half-year ending 30th June-31st December, 193 .

No. of Wells in Operation.	Grade of Petroleum.	No. of Gallons produced, excluding Petroleum used for production or unavoidably lost.	Approxi- mate Gross Value.	No. of Gallons Sold.	Amount! received in respect of Petroleum Sold.
,				-	
	<u> </u>				<u> </u>

- 44. The statement referred to in clause 43 hereof shall be verified by a statutory declaration.
- 45. A Petroleum Prospecting Licence shall be in Form "J," and a Petroleum Mineral Lease in Form "K."

Such forms may be modified by alterations, omissions, or additions.

And the Honorable Edmond John Hogan, His Majesty's Minister of Mines for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

Mines (Petroleum) Act 1935 (No. 4359). FORM "A" (CLAUSE 6).

APPLICATION FOR PETROLEUM PROSPECTING LICENCE,

To the Honorable the Minister of Mines.

We hereby apply for a licence of certain land (described We determine and shown on the attached parish plan) taken possession of and marked out by at o'clock .m. on the day of 193 by erecting at each angle of its boundaries, a square post at least three inches by three inches and not less than three feet above the ground.

A metal plate having legibly painted thereon the words "Applied for licence" and the date of marking out, and the name of the applicant, was affixed to each post.

Name (in full), address, and occupation of each applicant-Area (maximum 16 square miles) (if in unsurveyed area, block should be approximately square with boundaries running north, south, east, and west).

Full description and precise locality of the land-

of more than three other such licences.

The following are full details of all rights, title, and interest (and of the full nature and extent of every such right, title, and interest) held, whether directly or indirectly, or whether as a shareholder or stockholder of any body corporate or in any capacity whatsover, in any other such licence or in petroleum or mineral leases under the Mines Acts.

Signature of each applicant-

, of , in the State of , do hereby solemnly and sincerely declare that the particulars contained in the above application are true and correct in every particular.

And We make this solemn dediaration, . conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Declared before me at this

Signed-Justice of the Peace.

(In the case of an application by a body corporate a certified copy of the certificate of incorporation or its registration under the Companies Acts shall be annexed to the application.)

> Mines (Petroleum) Act 1935 (No. 4359). " B" (CLAUSE 14).

SURVEY FERS.

	1st Scale.		2nd Scale.			3rd Scale.			4th Scale.			
Surveying boundaries of	£	8.	d.	£	8.	d.	£	8.	\overline{d} .	£	8.	d.
a block— Under 5 acres 5 acres and under 10	4	15	0	5	0	0	6	0	0	7	0	0
acres ,.	5	0	0	6	0	0	7	10	0	9	0	0
10 acres and under 20 acres	5	5	0	7	10	0	9	0	0	10	10	0
acres 40 acres and upwards,	6	6	0	ı.9	0	0	12	0	0	15	0.	0
at per mile of boundaries Surveying traverse, interior, and con-	5	5	0	7	10	0	10	10	0	13	13	0
nexion lines, at per mile Lines chained only,	4	0	0	5	5	0	7	10	0.	10	0	0
at per mile Surveying race or	2	0	0	3	0	0	3	15	0	4	10	0
channel not exceeding half a mile in length Exceeding half a mile	4	15	0.	5	5	0	в	ó	0	7	Ó	0
in length, at per mile	6	0	0	7	10	0	10	10	0	12	12	0
							1			t .		

The first scale fees may, if the Chief Mining Surveyor approves, be exceeded where timber, scrub, &c., cause undue loss of time.

The Chief Mining Surveyor shall determine the scale for each locality of a surveyor's district.

The above rates shall apply to all rectangular blocks. For irregular areas, an additional sum of Five shillings (5s.) per corner post above four and under eight shall be paid; for each corner post above eight a sum of Two shillings and sixpence (2s. 6d.) per post shall be paid.

The above rates shall apply for each adjoining lease up to four marked by same applicant; above this number the dividing lines shall be charged at boundary rates proportionately against each block.

For subdivision of an area, subdivision lines shall be chargeable at corner post and interior traverse rates proportional to each block.

INSPECTION SURVEY.

,		£	8.	d.	
Surveyor's personal services in the field.	at				
per diem		3	3	a	
Necessary labour, at per diem		1	0	0	
Office work, at per diem		3	3	0	

For special field work, such allowance as may be approved by the Chief Mining Surveyor.

TRAVELLING

£ s. d. For a locality under the third and above scales-From the mileage centre to the block, at per mile 0 5 0

For each other locality, at per mile ... 0 4 0

If a train or coach is available and convenient a surveyor will be allowed, in lieu of above rates, the fare and 10s, per hour up to eight hours' allowance for the time occupied by a journey.

If two or more surveys be made on the same journey, travelling to be charged proportionately against each survey.

The Chief Mining Surveyor shall determine the mileage centre from which a mining surveyor may charge for travell-

Mines (Petroleum) Act 1935, (No. 4359). FORM "C" (CLAUSE 19).

BOND IN RESPECT OF LICENCE

BOND IN RESPECT OF LICENCE

Know all Men by these Presents that we , of in the State of Victoria, as principal and in the said State, as surety are held and firmly bound unto the Minister of Mines, of Melböurne, in the said State (here inafter called the Minister, which expression sliall include his successors in office) for and on behalf of the Government of Victoria, in the sum of £ lawful money of the realm to be paid to the said Government, for which payment well and truly to be made we bind ourselves and each of our heirs, executors, administrators, or successors and assigns jointly and severally by these Presents.

Signed scaled and delivered by (principal) on

Signed, sealed, and delivered by his day of 19.. (principal) on

this day of 19.

The common seal of (surety) was hereto affixed on this day of 19, by—

The condition of the foregoing obligation is such that whereas the said principal has made application under The Mines (Petroleum) Act 1935 for a licence to prospect for and obtain petroleum for two years upon the laind described in the Schedule to this bond: Now, therefore, if no such licence shall be issued to the said principal, or if upon the issue to such principal of any such licence the said principal shall at all times during the currency of the said principal shall at all times during the currency of the said licence, or of any extension thereof, well and faithfully perform, observe, fulfil, and keep all and every the provisions, conditions, stipulations, and restrictions contained in or provided by the said Act or the Regulations made or to be made thereunder or contained in or prescribed by this said licence, and on the part of the said principal to be performed, observed, fulfilled, or kept, then the above obligation is to be void and of no effect otherwise to remain in full force and virtue.

Signed, sealed, and delivered by (principal)

Signed, sealed, and delivered by (principal) in the presence of—

(Name and address of witness)-. ..(Signature)—

The common seal of (surety) was hereto affixed in the presence of—

(Name and address of witness)—

(Seal)

· · (Signature)-SCHEDULE.

Licence No.	Area.	Full description and precise locality of land.				
,	A R. P.					
	<u> </u>					

Mines (Petroleum) Aci 1935 (No. 4359). FORM "D" (CLAUSE 22).

In consideration of the sum of , I hereby transfer to of , all my right, title, and interest in and to Petroleum Prospecting Licence No.

Dated this day of 19 .

Signed-

Witness-

Witness—

Justice of the Peace.

I accept the above transfer—

Witness—

I is to earl the second th

Mines (Petroleum) Act 1935 (No. 4359). FORM "E" (CLAUSE 29).

APPLICATION FOR PETROLEUM MINERAL REWARD LEASE,

To the Honorable the Minister of Mines.

We hereby apply for a Petroleum Mineral Reward Lease acres (described hereunder and shown on the attached parish plan) on the ground that payable deposits of petroleum have been discovered within the limits of the land covered by my licence No.

Name (in full), address, and occupation of each applicant-· Full description and precise locality of the land-

I am We are not the holder of more than three other Petroleum Mineral Leases.

The following are full details of all rights, title, and interest (and of the full nature and extent of every such right, title, and interest) held, whether directly or indirectly, or whether as a shareholder or stockholder of any body corporate or in any capacity whatsoever, in any other such licence or in petroleum or mineral leases under the Mines Acts.

Signature of each-applicant-

, in the State of do solemnly and sincerely declare that the particulars contained in the above application are true and correct in every particular.

And We make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Signed-Declared before me at , this 193 . of .

Justice of the Peace.

(In the case of an application by a body corporate, a certified copy of the certificate of incorporation or its registration under the Companies Acts shall be annexed to the application.)

> Mines (Petroleum) Act 1935 (No. 4359). FORM "F" (CLAUSE 30).

APPLICATION FOR FURTHER PETROLEUM MINERAL REWARD LEASE.

To the Honorable the Minister of Mines

In conformity with the rights conferred by section 24 (2) of the Mines (Petroleum) Act 1935, We hereby apply for a further Petroleum Mineral Reward Lease of idescribed hereunder, and shown on the attached parish plan) within the limits of the ground covered by my licence No.

Name (in full), address and occupation of each applicant-Full description and precise locality of the land-

T am not the holder of more than three other Petroleum Mineral Leases.

The following are full details of all rights, title, and interest (and of the full nature and extent of every such right, title, and interest) held, whether directly or indirectly or whether as a shareholder or stockholder of any body correctly the state of the sta porate or in any capacity whatsoever, in any other such licence or in petroleum or mineral leases under the Mines Acts.

Signature of each applicant-

, of

And $\frac{I}{We}$ make this solemn declaration, conscientiously helieving the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt Signed—

Déclared before me at

Justice of the Peace.

Mines (Petroleum) Act 1935 (No. 4359). FORM "G" (CLAUSE 31).

Application for Petroleum Mineral Lease.

To the Honorable the Minister of Mines.

I hereby apply for a Petroleum Mineral Lease of certain land (described hereunder and shown on the attached parish plan) taken possession of and marked out by at o'clock m., on the day of 193, by erecting at each angle of its boundaries, a square post at least three inches by three inches and not less than three feet above the ground.

A metal plate, having legibly painted thereon the words "Applied for lease ' and the date of marking out, and the name of the applicant, was affixed to each post.

Name (in full), address and occupation of each applicant—Area (maximum permitted by Act, 640 acrees) (If in unsurveyed area, block should be approximately square with boundaries running north, south, east, and west.)

Full description and precise locality of the land—:

I am not the holder of more than three other such I hereby apply for a Petroleum Mineral Lease of certain

I am not the holder of more than three other such

We are leases.

The following are full details of all rights, title, and interest, (and of the full nature and extent of every such right, title, and interest) held, whether directly or whether as a shareholder or stockholder of any body corporate or in any capacity whatsoever, in any other such licence or in petroleum or mineral leases under the Mines Acts.

Signature of each applicant-

, of , , in the State of do hereby solemuly and sincerely declare that the particulars contained in the above application are true and correct in every particular.

And We make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Signed-Declared before me at . this

Justice of the Peace.

(In the case of an application by a body corporate, a certified copy of the certificate of incorporation or its registration under the Companies Acts shall be annexed to the application.)

Mines (Petroleum) Act 1935 (No. 4359), FORM "H" (CLAUSE 32). BOND IN RESPECT OF LEASE.

Know all Men by these Presents that we f , in the State of Victoria, as principal,

Know all Men by these Presents that we of , in the State of Victoria, as principal, and , of , in the said State, as surety, are held and firmly bound unto the Minister of Mines, of Melbourne, in the said State (hereinafter called the Minister, which expression shall include his successors in office) for and on behalf of the Government of Victoria, in the sum of £ lawful money of the realm for the 'use and benefit of the said Government, to be paid to the said Minister, for which payment well and truly to be made we bind ourselves and each of, us and each of our heirs, executors, administrators, successors, and assigns jointly and severally by these Presents.

The condition of the foregoing obligation is that whereas the said principal by instrument of lease dated has been granted the exclusive right to drill for mine, extract, recover, remove, and dispose of all petroleum in or under the lands described in the Schedule hereto in pursuance of the provisions of the Mines (Petroleum) Act of 1935. Now, therefore, if the said lease well and faithfully perform, observe, fulfil, and keep all and every the covenants, provisions, conditions, stipulations, and restrictions contained in or prescribed by the soid Act or the Regulations made or to be made thereunder or contained in or prescribed by the said lease, and on the part of the said principal to be performed, observed, fulfilled, or kept, then the abovementioned obligation is to be void and of no effect, otherwise to remain in full force and virtue.

of no effect, otherwise to remain in full force and virtue.

Siened, sealed, and delivered by the principal in the presence of—

The common seal of (surety) was hereto affixed, in the presence of— SCHEDULE

Lease No.	· Area.	Full description and precise locality of land.
	A. R. P.	.,
	1	
		,

Mines (Petroleum) Act 1935 (No. 4359). FORM "I" (CLAUSE 41).

APPLICATION FOR SUSPENSION OF THE WORKING COVENANTS. (A separate application, with fee of 10s., to be made for each lease.)

To the Honorable the Minister of Mines

We, the lessee, hereby apply for a suspension of the month of lease No. working covenant for mo solemnly and sincerely declare-

(1) That the reasons for requiring such suspension are-

(2) That the following particulars relating to the lease on which I am applying for suspension are, to the best of my knowledge, information, and belief true and correct in every several true. respect:

(a) Date lease acquired-

- (b) Total period worked by present owner-
- (c) Last date when lease was worked-
- (d) Average number of men employed during period worked by present lessee-

(e) Amount of money spent by present lessee on—

(i) Wages—f

(ii) Machinery—f

(iii) Other expenditure in mining operations on the land demised—f

And I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Signed-

Lessee.

Declared before me at 193

, this

Justice of the Peace. Note.—This declaration may be taken before any justice of the peace, commissioner, or other officer by law authorized to administer an oath. The application, when completed, accompanied by fee of 10s., to be forwarded to the Secretary for Mines, Treasury Gardens, Melbourne.

* Where reason given is raising capital, documentary particulars must be furnished.

Mines (Petroleum) Act 1935 (No. 4359).

FORM "J."

LICENCE TO PROSPECT FOR PETROLEUM.

On behalf of His Most Gracious Majesty King Edward VIII.

Victoria and its Dependencies in the Commonwealth of Australia, in pursuance of the provisions of the Mines (Petroleum)

Act 1935, give for a term of two years from the date hereof unto

of in the said State.

The exclusive right to prospect for and obtain petroleum, but for no other purpose, on the lands, described in the Schedule hereto, but under and subject in all respects to all rights, powers, privileges, conditions, provisions, exceptions, restrictions, reservations, and provises contained or prescribed in or by the said Act and Regulations. The half-yearly licence fee of £ shall be payable in advance, the first payment to be made on the day and the date hereof, and the next payments respectively to be met on the same days in each succeeding year.

The Minister of Mines, if he has cause to believe that a

succeeding year.

The Minister of Mines, if he has cause to believe that a licensee has failed to comply or is not making reasonable endeavours to comply with any provisions of the Mines Acts and Regulations relating to petroleum prospecting licences or with any of the provisions or conditions of his licence, may at any time during the currency thereof after giving the licensee an opportunity of being heard thereon, recommend to the Governor in Council that the licensee be cancelled or order the warden to call upon the licensee to show cause why his licence should not be cancelled.

Dated the

193 . . , day of

SCHEDULE.

· Area.	Full description and precise locality of land.
A. B. P.	

FORM "K,"

Entered in the Register Book, Vol. Fol. Assistant Registrar of Titles.

PETROLEUM MINERAL LEASE.

PETROLEUM MINERAL LEASE.

This Indenture made the day of in the year of our Lord One thousand nine hundred and Between His Most Gracious Majesty King Edward VIII. (hereinafter referred to as "His Majesty" which expression shall in the event of the demise of the Crown include His Majesty's heirs and successors) of the one part and in the State of Victoria in the Commonwealth of Australia (hereinafter called the "lessee" which expression shall where the context so admits include assigns) of the other part. Witnesseth that in consideration of the rents and royalties hereinafter reserved and with, under and subject to the rights, powers, privileges, terms, conditions, provisions, exceptions, restrictions, reservations, and provisos in the Mines (Petroleum) Act 1935 and in the Regulations made or to be made thereunder and hereinafter contained His Majesty doth by these Presents demise and grant unto the lessee and assigns all that piece of land delineated and indicated on the plan hereon endorsed or hereunto annexed.

Including in such demise and grant during their continuance

Including in such demise and grant during their continuance the rights and liberties following:—

(1) To drill for, mine, extract, recover, remove, and dispose of all petroleum in or under the said land; and

(2) For or incidental to the purposes aforesaid on the said land to construct and maintain thereon all works buildings, plant waterways, roads, pipe-lines, reservoirs, tanks, pumping stations, and other structures necessary to the full enjoyment thereof.

But nevertheless excepting and reserving to His Majesty-

(a) and his subjects and people with or without motor cars, horses, carts, and carriages at all times the free right of ingress and regress over and along the surface of the Crown land not being actually worked or used for the purposes of this demise:

(b) the power to authorize mining on the land under the provisions of the Mines Act 1928 for any purpose other than the production or obtaining of

petroleum;

(c) the paramount right, after a day specified in a proclamation by the Governor in Council that there exists a state of war or what in the opinion of the Governor in Council is a national emergency and until such proclamation is revoked or expires, of pre-emption of all petroleum produced from the said land and all products of such petroleum. petroleum.

petroleum.

To hold the said land and premises hereby demised with the appurtenances (subject nevertheless to such rights, interests, and authorities as may be lawfully subsisting therein at the date of the presents) unto the said lessee from the date hereof for the term of years next ensuing for the purpose of mining thereon and therein for petroleum together with the rights and liberties hereinbefore expressly granted, but for no other purpose, yielding and paying unto His Majesty during the said term yearly rent of each half-yearly payments of each half-yearly payment to be made on the day

of , each half-yearly payment to be made in advance, the first payment to be made on the day of and the next payment on the day of next following and the succeeding payments respectively to be made on the same days in each succeeding year clear of all rates, taxes, and assessments to which the said Crown land and the said mine and premises are now or at any time during the said term may be subject or liable.

or liable.

And further yielding and paying for and in respect of the petroleum produced from and out of the said land (except petroleum used for production purposes on the said land or unavoidably lost) the royalty of 5 per cent. of the gross value of such petroleum, provided that when the average daily production of petroleum from all producing wells on the said land does not exceed an average of 100 gallons for each producing well no royalty shall be payable. The said royalty shall be paid half-yearly within ten days following the 30th day of June and the 31st day of December.

And the said lessee in respect of the land and premises referred to hereby for heirs, executors, administrators, successors, and assigns, covenant with His Majesty, his heirs, and successors in manner following (that is to say):—

1. That the said lessee will during the said term pay unto

ing (that is to say):—

1. That the said lessee will during the said term pay unto His Majesty clear of all deductions the rent and royalty hereby reserved at the times and in manner hereinbefore appointed for payment thereof.

2. And will erect and keep erected during the said term posts not less than two feet six inches high above the ground and painted white with the number of the lease painted legibly thereon so as to define the boundary lines and angles of the premises hereby demised and so that each post shall be visible from those nearest to it on each side.

- 3. And will use the land continuously and bona fide exclusively for the purpose for which it is demised and in accordance with the Mines (Petroleum) Act and the Regulations thereunder.
- 4. And will before using or occupying any portion of the private land for the purposes of any operations or works apply to the warden nearest to such land to determine the amount of compensation payable by the lessee in respect of such operations or works during the first year of the period of the lease, unless before commencing to carry on such operations or to construct such works the lessee and the owner or the owner and the occupier (as the case may be) of the private land have agreed in writing as to the amount of compensation to be paid by the lessee in respect of any such operations or works during the whole period of the lease and such agreement has been filed with the Secretary for Mines.
- 5. And will within three months, or such extended time not exceeding a total extension of three months as the Minister of Mines in his absolute discretion allows, from the date here of proceed with reasonable diligence to install (if not already installed) on the land demised a standard or other sufficient outfit and equipment, and shall commence drilling at least one test well and shall continue such drilling with reasonable diligence to production or to a point where the well is proved unsuccessful to the satisfaction of the Minister.
- 6. And will thereafter drill and continue drilling with reasonable diligence at least one test well at a time to production or to a point where the well is proved unsuccessful to the satisfaction of the Minister until the lessee has drilled such wells equal in number to the number of one hundred and sixty-acre blocks comprised in the land demised, unless the Minister for any reason which he deems sufficient consents in writing to the drilling of a less number of wells, provided that all wells drilled on the land demised in pursuance of a petroleum prospecting licence shall be taken into account and be and be deemed to be wells to be drilled within the meaning of this condition.
- 7. And will exercise reasonable diligence in drilling and operating wells for the petroleum on the land demised and shall continue working so long as petroleum can be secured in payable quantities unless consent to suspend operations temporarily is granted by the Minister.
- 8. And unless prevented by unavoidable accident or during the execution of repairs or on account of any other cause which the Minister deems sufficient will employ continuously in the construction of works or in mining operations in connexion with this demise during the first six months of the said term and during the usual hours of labour able and competent workmen and miners and during the remainder of the said term not fewer than such miners and workmen.
- 9. And will carry on operations in a good and workmanlike manner in accordance with recognized and approved methods and practice to the satisfaction of the Minister and shall take all reasonable precautions to prevent waste of petroleum developed in the land and to prevent the entrance of water through wells drilled by the lessee to the petroleum deposits so as to destroy or injure or be likely to destroy or injure any petroleum deposits.
- 10. And will carry out and perform all the processes and operations necessary or incidental to the refining of any crude petroleum in the State of Victoria or in some other part of Australia approved of for that purpose by the Minister.
- 11. And will not ship or export any crude petroleum produced or obtained from the land to any place out of Australia without the consent of the Minister.
- 12. And will after a day specified in a proclamation by the Governor in Council that there exists a state of war or what in the opinion of the Governor in Council is a national emergency and until such proclamation is revoked or expires self and when available deliver forthwith as required to the proper officer of His Majesty all or any petroleum and its products won or gotten or about to be on or from the land or mine in respect of which the Minister shall notify the lessee that the Crown intends to exercise the right of pre-emption

in respect of which the Minister shall notify the lessee that the Crown intends to exercise the right of pre-emption in these presents hereinbefore reserved to it. In the event of such right of pre-emption being exercised the lessee shall be entitled to be paid for any petroleum or its products so purchased and delivered such price as may be mutually agreed upon or in default of agreement the price fixed by arbitration under the provisions of the Arbitration Act 1928.

13. And will keep a log, in the form prescribed by the Minister of Mines, of all wells drilled and forward a copy of same to the Minister on the first day of each month.

- 14. And will furnish to the Minister of Mines not later than the 15th day of January and the 15th day of July in each year statements in detail, in such form as is prescribed, showing the amount, grade, and value of all petroleum produced and sold during the preceding half-year.
- 15. And will furnish not later than the 15th day of January in each year, a plan showing with respect to the period of twelve months ending on the preceding 31st day of December all developmental work and improvements on the land demised and other relative information with a report as to all buildings, structures, and other works placed in or upon the land demised.
- 16. And every lessee company shall furnish to the Secretary for Mines within fourteen days after any general meeting of shareholders a copy verified by statutory declaration of every report under section 317 of the Companies Act 1928 and of every report or statement (whether of the directors, auditors, or manager) and balance-sheet which is laid before the shareholders at any such meeting or which pursuant to any Act or any rules, instrument, deed, or articles of association of the company is required to be laid before the shareholders at such meeting.
- 17. And will during the said term compensate the occupier or occupiers or lessee or lessees from the Crown of any adjoining land in respect of any damage which may be sustained by him or them by the working of the mine or by the carrying on of the works thereof or by any other works connected therewith such compensation to be determined by the Minister of Mines or other person authorized by him so to do.
- 18. And will at all times during the said term keep and preserve the land and the said premises in good repair and condition and at the end or other sooner determination of the said term will deliver up peaceable possession thereof and of all and singular the premises hereby demised to His Majestv or to some officer authorized to receive possession thereof on His Majesty's behalf.
- 19. And will observe, perform, fulfil, and be bound by the reservations, stipulations, covenants, and provisos which may be contained in the Schedule hereto.
- 20. And will not assign, transfer, sublet or part with the possession of the said land and premises or any part thereof without the consent of the Minister of Mines first had and obtained.
- 21. Provided always and it is hereby agreed and declared in manner following :— ,

That if the said Crown land or any part thereof shall before the date of these presents have been alienated by His Majesty either in fee-simple or for any less estate or licensed under any Act of the Parliament of Victoria the lessee shall not be entitled to any compensation on that account and that no covenant for title for quiet enjoyment shall be implied herein.

- 22. That so far as applicable the provisions of the Mines Acts and all Regulations thereunder or any amendment of the said Acts are embodied and incorporated herein and the said lessee hereby covenants to observe, fulfil, and perform the same
- 23. That the lessee shall on the due performance and observance of the covenants, conditions, and provisos herein contained be entitled to a renewal from time to time of this lease for a period at each renewal not exceeding fifteen years from the expiration of this lease or any renewal thereof at the rent and royalty for the time being chargeable by law and subject to the covenants, conditions, and provisos prescribed by the Regulations for the time being in force relating to such lease and to such other covenants, conditions, and provisos as to the Governor in Council seem fit.
- 24. And lastly if the lessee shall at any time during the said term fail to use the land bona fide for the purpose of this demise or if and whenever the said rent or royalty shall be in arrear for seven days after the time appointed for payment thereof whether the same shall have been legally demanded or not or if and whenever there shall be a breach of or non-compliance with the covenants and provisos herein contained by the lessee the Governor in Council may declare these presents void.

In witness whereof His Excellency Governor in and over the State of Victoria and its Dependencies in the Commonwealth of Australia hath on behalf of His Majesty the King caused the seal of the said State to be affixed to this demise and also set his hand and the lessee also set (SEAL)

The Schedule within referred to-

DROUIN WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fifth day of February, 1936.

His Excellency the Governor of Victoria.

Mr. Dunstan Dr. Harris

Mr. Tuckett.

REGULATIONS FOR THE ELECTION OF COMMISSIONERS.

W HEREAS by Division 2 of Part III. of the Water Act 1928, the Governor in Council is empowered to make Regulations for the election of Commissioners of Waterworks Trusts: Now therefore His Excellency the Governor of the State of Victoria, acting by and with the advice of the Executive Council thereof, and in pursuance of the provisions of the now in part recited Act, doth for the purposes aforesaid make the following Regulations for the election of Commissioners of the Drouin Waterworks Trust:—

1. Interpretation of Terms.—In these Regulations "the Trust" or "the said Trust" shall mean the Drouin Waterworks Trust: "Minister" shall mean the Minister of Water

Supply.

2. Period for which Commissioners shall hold Office.—The period for which the Commissioners shall hold office shall be period for which that date in and from the date of election.

three years, and shall date on and from the date of election.

3. Extraordinary Vacancies, How Filled.—Should any vacancy, in the office of Commissioner be occasioned by death disqualification, or any other cause whatever, the same shall be filled up by election under these Regulations, within one month after the vacancy has occurred, and the person elected to fill such vacancy shall hold the office of Commissioner during the unexpired portion of the term of office of the Commissioner whose seat shall have become vacant.

4. Date of First and Subsequent Election of Commissioners. 4. Date of First and Subsequent Election of Commissioners.

The first election of Commissioners under these Regulations shall be held on the 31st day of October, 1938, and the ordinary election of Commissioners shall be held on the 31st day of October in each succeeding triennial year. Provided that whenever such date shall fall upon a Sunday or any day set apart as a public holiday such election shall be held upon the day next following.

5. Voters' List to be Prepared.—For the purposes of the election of Commissioners a voters' list shall be prepared in like manner to that provided by section 117 of the Water Act 1928 in so far as circumstances will admit, on or before

in like manner to that provided by section 117 of the Water Act 1928 in so far as circumstances will admit, on or before the 31st day of March, 1926, by the secretary to the Trust. certified by him as correct, and such list shall be the list of voters for the said election of Commissioners, and shall remain in force, and shall be used at any subsequent election of Commissioners that may be held prior to a fresh voters' list being made out as hereinafter, provided.

6. Voters List to be Prepared Annually.—Before the last day of February in each year a voters' list shall be made out in the manner prescribed by section 117 of the Water Act 1928, which shall, after the first revision upon approval of the Commissioners under the common seal of the Trust, be the list of voters for the election of Commissioners for the twelve months next ensuing.

months next ensuing.

7. Form of Voters' List—First Schedule.—Such voters' list sliall be in the form in the First Schedule hereto, and shall contain, in regular numerical sequence and alphabetical order

shall be in the form in the First Schedule hereto, and shall contain, in regular numerical sequence and alphabetical order of surname, the christian name or names, surname, and address (so far as these may be known) of every ratepayer within that portion of the municipal district of the Shire of Buln Buln included within the district of the Waterworks Trust.

In making out such list of voters, if the property in respect of which any ratepayer is entitled to vote is only in part within the Waterworks District, then the number of votes of such ratepayer in respect of such property shall be reduced in the proportion which such part bears to the whole property of such ratepayers rated in the municipal district.

8. Returning Officer.—The Returning Officer shall be appointed by the Trust, or in default of such appointment, shall be the secretary of the Trust.

9. Notice of Election—Nomination of Candidates—Second Schedule.—Fourteen clear days before any election of Commissioners under these Regulations, the Returning Officer shall give public notice of such election by advertisement inserted in some newspaper generally, circulating in the Drouin township, and by such notice shall require all candidates at such election to be nominated at some place within the said township to be named in such notice in manner hereinafter mentioned, between the hours of Ten o'clock in the forenoon and Four o'clock in the afternoon on some day before a day (hereinafter called the day of nomination) not less than four nor more than seven days after the time of giving such notice and named therein, and every condidate at any such election shall before Four o'clock in the afternoon of the day next preceding the nomination day lodge with the Returning Officer at the place aforesaid a nomination-paper in the form in the Second Schedule or to the like effect stating therein both his christian

and surname together with the other particulars required in and surname together with the other particulars required in and by the said schedule, and such nomination-paper shall be signed by the candidate and by at least five persons entitled to vote at the election, and such candidate shall, together with such nomination-paper, deposit with the Returning Officer the sum of Five pounds, which shall be returned to the candidate if he obtains at the election a number of votes equal to at least one-fifth of the votes given to the person declared elected who received the least number of votes, otherwise the said sum shall be paid into and form part of the revenues of the Trust

And no person who shall not have been so nominated shall, within the provisions of these Regulations, be deemed to be a candidate at any election of Commissioners.

- 10. Qualifications of Commissioners.—No person shall be eligible for election as a Commissioner unless he is liable to be rated under the Water Act 1928 in respect of property within the district of the Trust.
- 11. Where Number of Candidates Does Not Exceed Number of Commissioners to be Elected.—If, at the expiration of the time limited as hereinbefore provided for the nomination of candidates, the number of persons who have become candidates as aforesaid does not exceed the number of Commissioners to be elected, the Returning Officer shall then declare such candidates to be duly elected, and they shall be deemed to be then duly elected accordingly. duly elected accordingly.
- 12. Where Number of Candidates Executs the Number of Commissioners to be Elected-Third Schedule-Notice of Poll-Hours of Polling.—If, at the expiration of the time limited for Thours of Patenty—II, at the expiration of the time limited for the nonlination of candidates, the number of candidates exceeds the number of Commissioners to be elected, then the Return-ing Officer shall forthwith cause the ballot-papers to be printed, with the christian names and surnames of all the can-didates in full in the form of the Third Schedule hereto, and shall also give public notice by advertisement in some news-paper circulating in the Drouin township, stating the names of the persons so nominated, and that a poll will be taken for the election of such Commissioners upon a day named in such notice, at such place within the said township as the Return-ing Officer shall in and by such notice appoint; and such poll shall take place accordingly, and shall commence at Eight o'clock in the forenoon and close at Four o'clock in the after-noon.
- 13. Retirement of Candidates Before Polling Day.—If, at any election, after a poll shall have been appointed as aforesaid any candidate for such election, and two of the persons having any candidate for such election, and two of the persons having signed the paper nominating him as aforesaid, are desirous that he should retire from such candidature, such candidate and the persons aforesaid may sign and deliver to the Returning Officer, not later than four clear days before the day of polling, a notice in the form of the Fourth Schedule hereto, stating that such candidate so retires; and the said candidate or his agent shall thereupon publish in some newspaper generally circulating in the Drouin township a copy of such notice, and the Returning Officer, on sufficient proof of such publication aforesaid, if the number of candidates is by such retirement reduced to the number of persons to be elected at such tion aforesaid, if the number of candidates is by such retirement reduced to the number of persons to be elected at such election shall, on the day appointed for the election, declare the remaining candidates duly elected; and, if the said number is not so reduced, shall omit the name of the person so retiring from the ballot-papers to be used at the said election, and, if such papers are already printed, shall crase such name therefrom; and such person shall not be capable of being elected at such election.

 14. Polling Rooth Man be Hingel.
- 14. Polling Booth May be Hired.—At such election the Returning Officer shall provide a suitable place for taking a poll, and may, if necessary, cause to be hired and used as a polling booth any room which he may deem to be suitable at the place appointed for taking the poll, and may divide such room into compartments as to him may seem most convenient.
- 15. Returning Officer to Preside at Polling Booth.—The Returning Officer or his deputy shall preside at the polling booth for taking the poll.
- 16. Scrutineers May be Appointed.—Each candidate shall be entitled to appoint, in writing, one scrutineer to be present in the polling booth, and the said Returning Officer or his deputy. and the said scrutineers, and any voters not exceeding four in number, actually engaged in voting, shall alone be permitted at any one time to enter or remain in the polling booth.
- at any one time to enter or remain in the polling booth.

 17. Pencils to be Provided.—The Returning Officer or his deputy shall provide pencils in the polling booth for the use of the voters, and also a locked box, to be called the hallot-box, with a cleft or opening therein capable of receiving the hallot-papers, and such box shall be opened and exhibited to the scrutineers before the polling begins; and the box shall then be locked, and shall stand on a table opposite the Returning Officer or Deputy Returning Officer, who shall keep the key of such box.
- 18. Mode of Voting .- The Returning Officer shall deliver to every voter who requires the same a ballot-paper, or if such voter appears by the roll to be entitled to give more votes than one, then so many ballot-papers as may be equal to the number of votes which such voter so appears to be entitled to

give; such ballot-papers being in the form of the Third Schedule hereto, and initiated by the Returning Officer; and every such voter shall, without leaving the booth, strike out from all or any of such papers the name of every candidate for whom he does not intend to vote. And in case any voter is unable to read or write, the Returning Officer or his deputy, if so required, shall, in view of such one of the scrutineers as the voter may desire strike out the paper or names of such endirequired, shall, in view of such one of the scrutineers as the voter may desire, strike out the name or names of such candidate or candidates as such voter may designate; and after such name or names have been so struck out, the ballot-paper or ballot-papers (as the case may be) shall forthwith be deposited in the said box. Provided that all the ballot-papers to which any person may be entitled at the polling booth shall be demanded and received by him at one and the same time; and no person having once demanded and received any such ballot-paper or papers, and voted by the same, shall at the same election receive any further ballot-papers, or exercise any further right of voting.

19. Ballot-papers to be Numbered.—Before delivering any

- 19. Ballot-papers to be Numbered.—Before delivering any ballot-paper to the voter, the Returning Officer or his deputy shall write upon the back of each such ballot-paper, as near as practicable to the lower edge thereof, the number set opposite to the voter's name in the roll, and shall thereupon, upon a copy of such roll, check off such voter's name as having oted, and mark against such name the number of ballot-papers delivered to such voter.
- 20. Plumping Prohibited .- At every such election every voter shall strike out from the ballot-paper the names of the candidates for whom he does not desire to vote, and if he suffers to remain on the ballot-paper a greater or less number of names not struck out than the number of Commissioners to e elected the vote given on and by the ballot-paper shall be void and of no effect.
- void and of no effect.

 21. What Question May be Asked.—At any election of Commissioners the Returning Officer may, if he see fit, or if required to do so by any candidate or scrutineer, put to any person tendering his vote the question following:—

 "Are you the person whose name appears as (A.B.) in the roll now in force for this Trust, being enrolled therein in respect of property described to be situated in (here specify the street or other place described in the roll)?"
 And no other question shall be put to any person tendering his vote; and no person who shall refuse to answer such question, or who shall not answer the same absolutely in the afirmative, shall receive a ballot-paper or be permitted to vote.
- vote.

 22. False Answer, Polling Twice, and Personation.—Every person who shall wilfully make a false answer to the question aforesaid, or who shall poll more than once, or offer to poll more than once at the same election, or who shall depart or attempt to depart from any polling booth after having received a ballot-paper without having deposited the same in the ballot-box, as hereinbefore provided, or who shall personate any other person for the purpose of polling at such election, shall be guilty of a breach of these Regulations; but nothing contained in this clause shall apply to any person only by reason of his exercising the right of voting as often as it appears by the roll he is entitled so to do.

 23. Result of Polling—How Ascertained.—Immediately on
- appears by the roll he is entitled so to do.

 23. Result of Polling—How Ascertained.—Immediately on the close of the poll, the Returning Officer shall, in the presence of and subject to the inspection of so many of the scrutineers of the candidates as please to be present, proceed to ascertain the number of votes for each candidate; and such Returning Officer shall abstain from inspecting the number written as aforesaid on any ballot-paper, and take care that the same is not seen by any person before being scaled up as herein provided; and the Returning Officer shall seal up the ballot-papers deposited in the booth, and as soon as conveniently may be on a fifter the day of the poll, publicly declare the candidates, not exceeding the number of vacancies to be filled up, who have received the greatest number of votes to have been duly elected Commissioners of the Trust and if two or more canelected Commissioners of the Trust and if two or more cundidates have received an equal number of votes, the Returning Officer shall determine by lot the candidate to hold office.
- 24. Ballot-papers, How Disposed of .- The Returning Officer shall forthwith after the declaration of the poll endorse with a shall forthwith after the deciaration of the poil endorse with a description of the contents thereof, and sign the sealed parcel of ballot-papers, and forward the same to the secretary of the Trust, to be by him safely and secretly kept for six months then next ensuing, and then by him caused to be destroyed in the presence of three Commissioners of the Trust.
- 25. Minister to Determine Question Arising Upon First Election.—If any question arise as to the due election of any Commissioner at the first election, the Returning Officer shall, at the request of any voter or candidate, submit such question, in writing, to the Minister, who shall decide the same; and such decision shall be final and binding.
- 26. Questions Arising Upon Subsequent Election to be Deterwind by the Trust.—If any question arise as to the due elec-tion of any Commissioner at any subsequent election (whether ordinary or extraordinary), such question shall be determined by the Commissioners of the Trust at the first ordinary meeting held after the election; but no Commissioner in respect of whose election such question shall have arisen shall act as

- a Commissioner at such meeting, or be entitled to take any part in the proceedings thereof, or in any manner or at any time to act as a Commissioner until such question shall have been so determined; and the majority of the Commissioners whose election is not in dispute shall form a quorum.
- 27. Appeal to Minister from Determination of Trust .event of any voter or candidate feeling aggrieved by the deter-mination of the Trust with reference to any such question as last aforesaid, he may appeal therefrom to the Minister within fourteen days from the date upon which the Commissioners shall have determined the question and the Minister may make such inquiry as to the merits of the question as may appear to him to be necessary, and determine such question in such manner as to him may appear just; and such determination of the Minister shall be final and binding.
- 28. Failure to Elect Deemed to Create Extraordinary Vacanciex.—If at any election of Commissioners any vacancies less than the whole number which should have been filled up at such election are not filled up, then the vacancies which are not so filled shall severally be deemed extraordinary vacancies and to have occurred on the day appointed for such election. Provided always that the Commissioners eventually elected or appointed to fill such vacancies shall go out of office as if elected at such election.
- 29. Expenses of Election to be Paid by Trust.-The expenses incurred by the Returning Officer, or under his direction, in connexion with any election shall be defrayed by the Trust.
- 30. Penalty for Breach of Regulations.—Any person guilty of a breach of any of the provisions of these Regulations shall be liable to a penalty not exceeding Ten pounds, to be recovered in a summary manner before justices of the peace.
- 31. Interpretation.—In these Regulations words importing the masculine gender shall be deemed and taken to include females, unless there is something in the context repugnant to or inconsistent with this interpretation.

SCHEDULES.

(Clause 7.1

First Schedule. Drouin Waterworks Trust.

No. Surname,	Christian Name,	Trade or Occupation.	Description and Situation of Rateable Property.	No. of Votes to which Entitled,
	,	. "	. ,	
			·	
	!	· · · · · · · · · · · · · · · · · · ·	<u> </u>	

Second Schedule.

[Clause 9.]

FORM OF NOMINATION.

We, the undersigned, being entitled to vote for Commissioners of the Drouin Waterworks Trust, do hereby nominate of Commissioner of the said Trust at the election to be held for the said Trust on the day of 19 . 19 Dated this day of

(Here to follow signatures.)

And I, the above-named cleation as a Commissioner do hereby consent to such nomina-

Signed-- ·

Third Schedule.

[Clause 12.]

Drouin Waterworks Trust. BALLOT-PAPER.

Candidates' names (arranged in alphabetical order of surnames).

A.B. C.D. E.F. G.H.

Directions.

The voter is to strike out the name of the candidate or candidates for whom he does not intend to vote by drawing a line through the same with a pencil. He must be careful not to leave uncancelled the names of more than the number of Commissioners to be elected candidates, otherwise this ballot paper. will be invalid.

The ballot-paper so marked by or for the voter is to be dropped by him into the ballot-box.

The voter is not permitted to take his hallot-paper out of the ballot-room or polling booth.

Fourth Schedule.

Drouin Waterworks Trust.

I (A.B.), nominated a candidate for election as a Commissioner of the above Trust, and we (C.D. and E.F.), two nominators of the said (A.B.), hereby give notice that the said (A.B.) desires to retire from the said candidature, and that his name may be omitted or erased by the Returning Officer from the list of candidates.

Dated this

, 19 day of

. (Signed) A.B., candidate.

C.D. and E.F. Nominators of the said A.B.

And the Honorable Francis Edward Old, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN. Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the eighteenth day of February, 1936.

PRESENT :

His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Old

LAND TEMPORARILY RESERVED.

Ils Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof. doth hereby, in pursuance of the provisions of the Land Act 1928, reserve, temporarily, and also except from occupation for mining purposes under any miner's right, the land hereinafter described:—

after described:—

Jumbuk.—Site for Public Purposes—17 acres 3 roods 38
perches, being allotment 47a of section A, Parish of Jumbuk.
County of Buln Buln: Commencing at the south-east angle of
allotment 48; bounded thence by a reserve for Public Purposes
bearing S. 13 deg. 0 min. W. 200 links, S. 4 deg. 0 min. W.
500 links, and S. 39 deg. 35 min. W. 340 5-10 links, by allotment 47 bearing N. 66 deg. 14 min. W. 980 links, N. 73 deg.
41 min. W. 621 5-10 links, and N. 50 deg. 18 min. W. 1,271
links, by allotment 46 bearing N. 32 deg. 31 min. E. 47 6-10
links; and thence by the aforesaid allotment 48 bearing S.
80 deg. 19 min. E. 2,791 5-10 links to the commencing point.—
(J.49(4) (C.82017.)

UNUSED AND UNMADE ROADS CLOSED.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 304 of the Land Act 1928, the unused and unmade roads referred to hereunder be closed, viz.:—

Parish of Hawkestone, County of Talbot, being the road lying between allotment 5 and allotment 7a of section 6.—(H.24(*) (C.82628.)

Parish of Sutton Grange, County of Talbot, being the road lying between allotment 15 and allotments 16a and 16a of section 4.—(S.352(*) (C.82628.)

Township of Ararat, Parish of Ararat, County of Ripon, being the right-of-way lying to the south-west of and adjoining allotments 7, 6, and 5 of section M.—(A.148(2) (C.82663.)

Township of Craigie, Parish of Craigie, County of Talbot, being that portion of Chapple-street lying between allotments 8 and 9 of section 4, and allotment 1 and the Church of England Reserve of section 5.—(C.332(1) (W.52693.)

Town of Myrtleford, Parish of Myrtleford, County of Bogong, being the road lying between allotments 1, 4, and 5 and allotments 8 and 7 of section M.—(M.294(*) (H.09825).

LAND WITHHELD .- ORDER PARTLY REVOKED.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the undermentioned Order in Council as to

MITCHELL.—The Order in Council of the 25th June, 1877 (see Government Gazette, 1877, page 1245), withholding from sale, leasing, and licensing, and excepting from occupation for residence or business under any miner's right or business licence

19 acres 2 roods 32 perches of land in the Parish of Mitchell, so far as regards the portion thereof hereinafter described. viz.:—9 acres 2 roods 28 perches, Parish of Mitchell, County of Dalhousie: Commencing at a point bearing N. 15 deg. 2 min. E. 1,278 links and N. 35 deg. 24 min. W. 481 links from the south-west angle of allotment 35; bounded thence by a road bearing N. 35 deg. 16 min. W. 301 links, by lines bearing N. 6 deg. 27 min. E. 718 links, and N. 41 deg. 12 min. E. 772 links; and thence by a line and allotment 35 bearing S 35 deg. 25 min. E. 1,103 5-10 links, and S. 54 deg. 35 min. W. 1,231 links to the commencing point.—(M.116(3) (H.010696.)

LAND TAKEN OVER BY THE CLOSER SETTLEMENT COMMISSION.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 95 of the Closer Settlement Act 1928, approve of Crown land as described hereunder being taken over by the Closer Settlement Commission at a valuation of One pound (£1) per acre:—

45 acres 3 roods 39 perches, Parish of Wytwarrone, County of Lownn: Commencing at a point bearing S. 89 deg. 57 min. E. 15,724 links from the south-west angle of allotment 9, Elderslie Estate; bounded thence by said allotment 9 bearing north 2,240 links and east 2,547 links, by a road bearing 9 deg. 45 min. W. 1,949 links, Parish of Wytwarrone; and thence by lines bearing N. 83 deg. 26 min. W. 1,160 links and S. 66 deg. 46 min. W. 1,156 links to the commencing point.—(W.294(²)) (M.461c¹) (01058-121.)

LAND SET APART.-ORDER RESCINDED.

I IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 18th day of Pebruary, 1936, rescinded the Order in Council dated 27th March, 1934, setting apart land under section 206 of the Closer Settlement Act 1928 for Discharged Soldiers, being allotment 49, Parish of Woograek

And the Honorable A. E. Lind, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions therein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

MARKETING OF PRIMARY PRODUCTS ACT 1935 (No. 4337).

At the Executive Council Chamber, Melbourne, the twenty-fifth day of February, 1936.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Dunstan Dr. Harris

Mr. Tuckett.

APPOINTMENT OF A DAY FOR A POLL TO BE TAKEN OF THE PRODUCERS OF CHICORY FOR THE ELECTION OF REPRESENTATIVES OF PRODUCERS TO BE ELECTIVE MEMBERS OF THE CHICORY MARKETING

In pursuance of the provisions in that behalf contained in section 9 of the Marketing of Primary Products Act 1935 (No. 4337), the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth by this Order hereby appoint Tuesday, the thirty-first day of March, 1936, as the day for a poll to be taken of the producers of chicory for the election of two (2) representatives to be elective members of the Chicory Marketing Board, and doth further appoint two (2) electoral areas defined as follow for such election. that is to say: that is to say:-

Electoral Area No. 1—Phillip Island.

Electoral Area No. 2-The whole of the State of Victoria, including French Island, but not including Phillip Island.

And the Honorable Edmond John Hogan, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

EDUCATION ACT 1928.

At the Executive Council Chamber, Melbourne, the eighteenth day of February, 1936.

PRESENT:

. His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Old -

· REGULATIONS AMENDED.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Education Act 1928, doth hereby, by Orders made on the 18th day of February, 1936, amend the Regulations made under the said Act, as follows:—

(1) Clauses 7 (a) and 7 (b) of Regulation XXVIII.A.—Cookery Centres, Rescinded and Re-made—

Rescind clauses 7 (a) and 7 (b) of Regulation XXVIII.A.—Cookery Centres, and substitute the following clauses in lieu thereof :-

Clause 7: (a) A course of not less than twelve lessons may be provided for persons who are candidates for registration as nurses.

(b) A fee of One pound (£1) must be paid for the course.

(2) Regulation XI.G.—Science Certificates—Amended.

Amend Regulation XI.a .- Science Certificates, by the substitution of the prescription hereunder for that approved by the Governor in Council on the 26th May, 1925, for the Science Certificate in Psychology:—

REGULATION XI.G.—Science Certificates—Psychology. The following is an outline of the course:-

Some modern approaches to the study of psychology, in broad outline-academic, behaviouristic, hormic.

Innate behaviour; the teleological point of view; native and acquired traits; instincts, emotions and tendencies to action; instincts as sources of energy of human behaviour.

Typical functioning of mind in normal humans; cognition in relation to instinct and action; the physical basis of action and knowledge; the brain: the central nervous system, the sympathetic nervous system; the endocrine glands; Spearman's principles of cognition; perception, imagination, conception, judgment, and reasoning.

The learning process; attention and interest; habit and fatigue; memory and forgetting; transfer of training.

Development of personality; disposition, temper, temperament and character; the sentiments.

Individual differences; attempts to measure intelligence, emotion, character, abilities, and knowledge.

Subconscious (or unconscious) working of tendencies; dreams; hypnotic suggéstion; abnormal behaviour; functional mental disorders; dissociation and conflict; the problem child: safeguards against mental disorders.

Textbooks for Examination.—C. R. McRae, Psychology and Education; W. McDougall, The Energies of Men.

Recommended for Additional Reading .- R. S. Woodworth. Psychology, A Study of Mental Life (preferably a recent edition).

Each candidate will be required to send in, attached to his examination answers, a complete account of at least three experiments in psychology which he has conducted, together with graphical representations, or statistical treatment, of the results. Tests of intelligence may be used in one or more of the three experiments, but an account of the application of a test of intelligence to three children cannot be accepted as three experiments in psychology. For the guidance of candidates in this section of the course, the following books are suggested:—C. W. Valentine, Introduction to Experimental Psychology: L. M. Terman. The Measurement of Intelligence; P. B. Ballard, Group Tests of Intelligence, and The New Examiner. Examiner.

And the Honorable John R. Harris, His Majesty's Midister of Public Instruction for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

APPROACHING LAND SALES.

SALES of Crown Lands in fee-simple to be held at the undermentioned places and data with undermentioned places and dates, viz .:-

BeechworthFriday, 20th March, 1936		Gazette.
Cann River Wednesday, 11th March, 1936		36
CorryongFriday, 13th March, 1936		36
Inglewood.—Thursday, 2nd April, 1936		44
Melbourne.—Tuesday, 10th March, 1936		35
Melbourne.—Tuesday, 24th March, 1936		40
Merbein.—Thursday, 27th February, 1935		20
Mirboo North,Monday, 23rd March, 1936		40
OrbostThursday, 12th March, 1936		33
PortlandWednesday, 8th April, 1936		44
Seymour.—Tuesday, 24th March, 1936	٠.	40
Wonthaggi.—Tuesday, 17th March, 1936		36
Lands and Survey Office, Melbourne.		

SALES BY AUCTION.

SALES BY AUCTION.

The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 5th August, 1930, and published in the Government Gazette of the 8th August, 1930.

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold. silver, or bank notes, or cheques approved by the officer conducting the sale, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times; such residue of payment will bear interest at time or times; such residue of payment will hear interest at the rate of £5 per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

The Governor in Council may, if he think fit, register the

transfer of the interest of any purchaser of an allotment sold by public auction prior to the final payment of the purchase money being made. One pound. The fee for such registration shall be

SCALE OF PAYMENT OF RESIDUE.

£20 and under, 6 instalments.

Over £20, and not exceeding £50, 8 instalments.

Over £100, and not exceeding £100, 10 instalments.

Over £100, and not exceeding £200, 12 instalments.

Over £200, and not exceeding £300, 14 instalments.

Over £300, and not exceeding £400, 16 instalments.

Over £400, and not exceeding £500, 18 instalments.

Over £500, 20 instalments.

FEES, ETC.

The fees payable on deeds of grant must be paid with the balance of purchase money. The following is the scale:—
50 acres and under, £1 10s.

Over 50 acres, £2.

When purchase money does not exceed £5, the grant fee

In the event of the whole of the purchase money being paid at the time of sale, the fee for Crown grant and assurance (one half-penny in the nound) must be paid to the officer con-

ducting the sale.

Valuations of improvement (if not purchased by the owner thereof), and charges for survey must also be naid at the time of sale.

A. E. LIND, Commissioner of Crown Lands and Survey.

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Office of Lands and Survey Melbourne, 25th February, 1936.

NGLEWOOD,—Sale (No. 10074) of Crown Lands in fee-simple will be held at the COURT HOUSE, INGLE-WOOD, on THURSDAY, the 2nd day of APRIL, 1936, at half-past ONE o'clock p.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

BRIDGEWATER, PARISH OF INGLEWOOD, COUNTY OF GLADSTONE. Former Church of England Reserve.

Upset price £30 per lot. Charge for survey £3 per lot. Lot 1. Area la. Ir. 7p., being allotment 25 of section D.

INGLEWOOD, PARISH OF INGLEWOOD, COUNTY OF GLADSTONE.

Fronting Borung-street.

Upset price £23 per lot. Charge for survey £3 15s.
*Lot 2. Area 7a. 1r. 16p., being allotment 24 of section 16.

PARISH OF KINGOWER, COUNTY OF GLADSTONE.

South of Township.

Upset price £7 10s. per lot. Charge for plan £1. *Lot 3. Area 2a. lr. 20p., being allotment 3 of section 10. * Subject to special mining condition, section 81, Land Act mission, Melbourne.

. J. D. COADY. Secretary.

Melbourne, 24th February, 1936,

NELSON, PARISH OF NELSON, COUNTY OF NORMANBY.

PORTLAND.—Sale (No. 10075) of Grown Lands in fee-simple will be held at the COURT HOUSE, PORT-LAND, on WEDNESDAY, the Sth day of APRIL, 1936; at TWO o'clock p.m. To be conducted by H. E. H. MICHELL, Land Officer, Hamilton. Auctioneers: J. L. WYATT & CO.

East of, Glenelg River.

Upset price £15 per lot. Charge for survey £2 per lot. Lot 1. Area 2a. 3r. 39p., being allotment 12 of section 5. Upset price £10 10s. per lot. Charge for survey £2 per lot. Lot 2. Area 2a. 19p., being allotment 13 of section 5. Upset price £10. per lot. Charge for survey £2 per lot. Lot 3. Area 1a. 3r. 11p., being allotment 14 of section 5. Lot 4. Area 1a. 2r. 3p., being allotment 15 of section 5.

BRANKHOLME, PARISH OF BRANKHOLME, COUNTY OF NORMANBY. Upset price £28 15s. per lot. Charge for survey £3 7s. 6d. per lot.
Lot 5. Area 5a. 3r., being allotment 40A.

Upset price £12 per lot. Charge for survey £3 per lot. Lot 6. Area 2a. 1r. 22p., being allotment 52.

DARTMOOR, PARISH OF DARTMOOR, COUNTY OF FOLLETT.

Fronting Gambier-road, West of Glenely River. Upset price £35 per lot. Charge for survey £3. Lot 7. Area 2a. 1r. 16p., being allotment 16 of section 8.

East of Township.

Upset price £14 5s. per lot. Charge for survey £3 7s. 6d. Lot S. Area 9a. 1r. 38p., being allotments 36 and 37.

PARISH OF TARRAGAL, COUNTY OF NORMANBY.

Former School Reserve, near Bridgewater Bay.

. Upset price £12 per lot. Charge for survey £3. Lot 9. Area 2 acres, being allotments 17 and 17A of section. Valuation of improvements £10 (Education Department).

PARISH OF TYRENDARRA, COUNTY OF NORMANBY.

Near Centre of Parish.

Upset price £35 5s. per lot. Charge for survey £4 17s. 6d. Lot 10. Area 35a. 2p., being allotment 48c.

SALE OR LEASING OF CROWN LANDS BY RUBLIC TENDER.

A LTERNATIVE tenders are invited for the purchase in fee-simple or for leasing the undermentioned land, and will be received by the Secretary, Closert Settlement Commission, Melbourne, up to Noon on Thursday, 19th March, 1936, en-dorsed "Tender for Closer Settlement Land." Each tenderer is required to state clearly his full name, occupation, address, and the price or rental offered. He is also to give particulars of his farming experience and means at his disposal for carrying out the conditions of sale or lease.

Commission to Agents.

A commission of 2 per cent, will be paid to an accredited agent in the event of a sale being effected, or of 5 per cent, of the first year's rental where a lease is effected, on the following condition:—"That the agent entitled to commission shall lodge the necessary deposit with any accepted tender."

PARISH OF DOOMBURRIM, COUNTY OF BULN BULN. Area 310 acres, being allotments 33 and 33A formerly held by C. Ardley, situated 3 miles from Fish Creek. Suitable for grazing. Improvements include house, outbuildings, and

Terms and Conditions for Purchase.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque as follows:—10 per cent. of price offered.

A further payment equal to 10 per cent of the purchase price will be payable in each of the following second, fourth, sixth, and eighth years, and the balance of the purchase money in ten years. Interest on the unpaid balance to be paid half-yearly at the rate of 4½ per cent, per annum.

No residence condition.

Improvements to be maintained and insured.

Crown grant on completion of purchase.

Crown grant on completion of purchase.

Purchaser may pay full balance of purchase money prior to the due date, or may, prior to final payment, transfer his interest in the purchase (tee, £1).

The highest or any tender not necessarily accepted.

Terms and Conditions for Leasing.

Lease period one year from acceptance of tender. Rent payable quarterly in advance. First quarter's rent, plus 10s, lease fee, to be lodged with tender by bank draft, money order, or non-negotiable cheque.

The Commission has right of resumption on giving lessee

one month's notice.

Lessee must keep all fencing and improvements in efficient repair, and will be liable for shire rates and other charges for the period of occupation, also for the destruction of vermin and noxious weeds.

SALE OF CROWN LANDS BY PUBLIC TENDER,

Particulars are obtainable from the Closer Settlement Com-

The ENDERS are invited for the purchase in fee-simple of the undermentioned Crown lands, and will be received by the Electricary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 19th March, 1936, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, and address, the lot tendered for, and the price offered, also to give particulars of his farming experience and means at his disposal for carrying out the contract.

COMMISSION TO AGENTS.

A commission of 2 per cent will be paid to an accredited agent in the event of a sale being effected, on the following condition:—"That the agent entitled to commission shall lodge the necessary deposit with any successful tender."

PARISH OF RINGWOOD, COUNTY OF MORNINGTON.

Lot 1. Area 5a. 0r. 34p., being allotment 10A, formerly held by A. V. McArthur, situated on Wandina-road, about 2 mile from Ringwood R.S. Improvements consist of 4-roomed house and shed. Suitable for poultry farm.

PARISH OF WANDIN YALLOCK, COUNTY OF EVELYN.

Lot 2. Area 18a. Or. 20p., being allotment 1e, section A, formerly held by I. C. N. Harper, situated 1 mile from Woori Yallock. Suitable for a market garden. Improvements include house, sleep-out, stables, cowshed, shed, pigsty, and fencing.
Note.—Possession will be given 20th April, 1936.

PARISH OF DARNUM, COUNTY OF BULN BULN.

Lot 3. Area 88a. 2r. 6p., being allotment 88a, formerly held by D. Love, situated 6½ miles from Nilma. Suitable for mixed farming. Improvementes include house, washhouse, bathroom, tank, dairy, cowshed, barn, and fencing.

PARISH OF BUDGEREE, COUNTY OF BULN BULN.

Lot 4. Area 130 acres, being allotment 11A, section B, formerly held by W. J. Wilde, situated 6½ miles from Yinnar. Suitable for mixed farming. Improvements include house, cowshed, barn, stable, pigsty, shed, and fencing.

PARISH OF BERWICK, COUNTY OF MORNINGTON.

Lot 5. Area 70 acres, subject to survey, being allotment ln, section 2, portion of Troup's Estate, situated 3 miles from Narre Warren. Suitable for mixed farming. Improvements consist of fencing only.

PARISH OF TYNTYNDER, COUNTY OF TATCHERA,

Lot 6. Area 69a. 3r. 27p., being allotment 17c, section C, formerly held by W. C. Haywood, situated 7 miles from Swan Hill. Suitable for dairying. Improvements include house, shed, cowshed, dairy, and fencing.

Note.—Valuation of improvements £200, in favour of W. C. Haywood, to be paid in cash, in addition to the requisite deposit, by the successful tenderer.

PARISH OF TYNTYNDER, COUNTY OF TATCHERA.

Lot 7. Area 102a. 2r. 31p., being allotments 19A and 31, section C, formerly held by A. Kent, situated 9 miles from Swan Hill. Suitable for mixed farming. Improvements include house, outbuildings, and fencing.

TERMS AND CONDITIONS FOR PURCHASE.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque as follows:—Lots 1 to 6 inclusive, 10 per cent. of price offered; lot 7, 20 per cent. of price

offered.

A further payment equal to 10 per cent. of the purchase price will be payable in each of the following second, fourth, sixth, and eighth years, and the balance of the purchase money in ten years. Interest on the unpaid balance to be paid half-yearly at the rate of 4½ per cent, per annum.

Improvements to be maintained and insured.

Improvements to be maintained and insured.

Grown grant on completion of purchase.

Purchaser may pay full bilance of purchase money prior to the due date, or may, prior to final payment, transfer his interest in the purchase (fee, £1).

The highest or any tender not necessarily accepted.

J. D. COADY,

Melbourne, 25th February, 1936.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 34TH SECTION OF THE LAND ACT 1928.

N OTICE is hereby given that at the times and places mentioned in the schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, applications, objections to proposed proclamations, alterations, additions, diminutions, revocations or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the persons whose names are set opposite such places respectively in such schedule, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing

A. E. LIND, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 24th February, 1936.

SCHEDULE.

SALE, Monday, 9th March, 1936, at Two p.m., R. A. Walker. MARYBOROUGH, Tuesday, 10th March, 1936, at Ten a.m., W. C. Harry.

AVOCA, Tuesday, 10th March, 1936, at Two p.m., W. C.

DUNOLLY, Wednesday, 11th March, 1936, at Two p.m., W. C.

DUNOLLY, Wednesday, 11th March, 1936, at Two p.m., W. C. Harry.

CASTERTON. Wednesday, 11th March, 1936, at Nine a.m., H. E. Michell.

CANN RIVER, Wednesday, 11th March, 1936, at Ten a.m., L. W. Birch.

ORBOST, Thursday, 12th March, 1936, at half-past Nine a.m., L. W. Birch.

BONANG, Friday, 13th March, 1936, at Nine a.m., J. J. Walshe and L. W. Birch.

BONANG, Saturday, 14th March, 1936, at Nine a.m., J. J. Walshe and L. W. Rirch.

TALLANGATTA, Friday, 13th March, 1936, at half-past Three p.m., C. A. Gourlay.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 34TH SECTION OF THE LAND ACT 1928 .

N OTICE is hereby given that reasons against the forfeiture of the licences and leases in the schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Acts. to hear the same and report thereon in writing to me, when the persons in the said schedule mentioned as holders of such licences and leases will be allowed to show cause against the same at the places and on the dates mentioned in the schedule hereto.

A. E. LIND, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 23rd February, 1936.

SCHEDULE.

MARYBOROUGH. 10th March. 1986, Land Officer— 0632/86, Wm. C. Yager. 20 acres, Maldon. AVOCA, 10th March. 1936, Land Officer— 716/46, Frank Lindsay. 16 acres, Glenmona; 1107/46, Sarah N. Fraser, 35 acres, Glenmona.

DUNOLLY, 11th March, 1936, Land Officer—
900/46, George Trower, 82 acres, Archdale; 986/46, Harry
A. Flett, 632 acres, Archdale; 688/50, Eustace R. Sanderson, 149 acres, Archdale.
CASTERTON, 11th March, 1936, Land Officer—
923/50, John H. Lane, 640 acres, Weecurra.
ORBOST, 12th March, 1936, Land Officer—
572/46, Bertie William Taig, 218a. 2r. 26p., Waygara; 15/44, Joseph Aucote, 106a. 3r. 37p., Waygara; 573/46, Arthur James Mead, 149a. 2r. 33p., Cabanandra.

LAND PROPOSED TO BE PERMANENTLY RESERVED.

pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to permanently reserve and except from occupation for mining purposes under any miner's right the land hereunder described, viz. :-

The following Notices were published 10 on the 26th February, 1936, pursuant to Orders of the 18th February, 1936.

1936, pursuant to Orders of the 18th February, 1936.

Meleourne.—Site for a Dental Hospital and Dental School—
2 acros 29 3-10 perches, City of Melbourne, at Parkville, Parish of Jika Jika, County of Bourke: Commencing at the intersection of the south side of Grattan-street and the west side of Sydney-road; bounded thence by Sydney-road bearing S. 2 deg. 20 min. E. 4 chains 62 and 1-10 links and S. 58 deg. 5 min. W. 1 chain 10 and 7-10 links; by Flemington-road bearing N. 52 deg. 40 min. W. 7 chains 97 and 6-10 links, and N. 22 deg. 48 min. E. 40 and 5-10 links, and thence by Grattan-street bearing S. 89 deg. 56 min. E. 6 chains 93 and 6-10 links to the commencing point.—(Rs. 4534.)

Melbourne.—Site for a General Hospital—10 across 2 road.

Melbourne.—Site for a General Hospital—10 acres 3 roods 38 perches, more or less, City of Melbourne, at Parkville, Parish of Jika Jika, County of Bourke: Commencing at the intersection of the north side of Grattan-street and the west side of Sydney-road; bounded thence by Grattan-street bearing S. 89 deg. 53 min. W. 9 chains 46 links, by Flemington-road bearing N. 52 deg. 44 min. W. 7 chains 81 and 5-10 links, by the Reserve for a Veterinary School bearing N. 37 deg. 28 min. E. 4 chains 66 links, by the Reserve for Educational Purposes bearing S. 89 deg. 24 min. E. 12 chains 51 links; and thence by Sydney-road aforesaid bearing S. 2 deg. 20 min. E. 8 chains 28 and 5-10 links to the point of commencement.—(Rs.3874.) (Rs.3874.)

PROPOSED REVOCATION OF ORDERS IN COUNCIL TEMPORARILY RESERVING LANDS.

IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the Orders in Council hereunder referred

to, viz.:—
The following Notices were published to on the 26th February. 1936, pursuant to Orders of the 18th February, 1936.

Harrow.—The Order in Council of the 26th August, 1889. temporarily reserving as a site for a Manure Depot, and excepting from occupation for residence or business under any miner's right or business licence, 2 acres 3 roods 38 perches of land in the Town of Harrow.—(H.48(*)) (Z.22495a.)

Tooncabrie.—The Order in Council of the 13th November, 1882, temporarily reserving as a site for the use of the Police Department, also excepting from occupation for residence or business under any miner's right or business licence, and withholding from sale, leasing, and licensing, 1 acre 6 7.10 perches of land, being allotments 1 and 2 of section 6, at Toongabbie, Parish of Toongabbie South, now Township of Toongabbie, Parish of Toongabbie North.—(T.164(5)) (C.82993.)

A. E. LIND, Commissioner of Crown Lands and Survey.

Land Ad 1928.

LEASE UNDER SECTION 46, LAND ACT 1915, SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the Schedule hereunder for the reason specified.

District.	Corr. No.	Name.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Ċlass.	Reason.
Beechworth (1)	1579	Charles L. Richardson	46	Talgarno	5c, sec. E	л. п. р. 225 2 34	3rd	Non-residence lease to issue

(1) Yearly rent, £6 8s.

Department of Lands and Survey Melbourne, 18th February, 1936.

A. E. LIND, Commissioner of Crown Lands and Survey.

No. 44.-2276.-3

condition, section 81, Land Act 1928.——(b) Valuation of improvements £118 18s. in favour of the Closer Settlement Commission subject to revision after local Land Board.
——(c) House to the value of £85 to be erected within six months.

(a) Subject to special mining

("NCLUDING MALLEE LANDS). AVAILABLE LIST OF CROWN LANDS

have 요.묘 Applications on proper form, accompanied by 5s, duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria.
Applicants may obtain from Local Land Officer, or the Enquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a roturn ticket at concession fares enable them to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may, if travelling by rail, obtain reduced fares for his family and also freight concessions regard to some of his effects. THE undermentioned areas are available for application as provided by various sections of the Land Act 1928, and all applications received on or before Wednesday, 25th March, 1936, will be deemed to been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board.

Subject to the approval of the Minister, when the survey fee exceeds £10, a deposit of £5 may be paid, and the balance over six years in half-yearly instalments.

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Mildura, Omeo, Sale, Saymour, and St. Arnaud.

Department of Grown Lands and Survey, Melbourne, 26th February, 1936.

* Improvements may be subject to re-valuation after land has been granted to an applicant.

A. E. LIND, Commissioner of Crown Lands and Survey.

,			•	5	94	ļ	•						Vic	etoria G
	General Description of Land-			0:£18 l5s, To be In south of Barambogie 5 miles from By road To be conserved Low undulating hills, fair grass for valued parish and in north of Springhurst 640 Byawatha parish R.S.		Mountainous country, fair grass land, suitable for grazing; timbered with stringybark, blackwood and semb	Hilly country, with flats on the river, light loamy soil, suitable	Level country, red gravelly soil suitable for grazing; timbered	with pox and gum Hilly country, grey loan, suitable for dairying and potate growing	when cleared Undulating country, sandy soil, suitable for grazing		Suitable for garden and residence	Suitable for garden and residence	Suitable for garden and residence
	Water Supply.			To be conserved		To be conserved	Crook	To be conserved	To be conserved and natural	sources To be consorved		By road To be conserved and Little	To be conserved and creek	By road To be conserved
	How accessible.		Act 1928.	By road		By road	By road	By road	By road	By road		By road	By road	By road
	Nearcat Railway Station or Township and Distance in miles therefrom.		o 4, Part I., Land	5 miles from Springhurst R.S.	!	30 miles from Lindenow R.S.	40 miles from Orbost R.S.	l mile from Armstrong R.S.	5 miles from Lavor's Hill	7 miles from Jallumba R.S.	9, Land Act 1928.	10 miles from Yarra Junction	Leongatha R.S.	Merboin R.S.
	Location of Land, &c.		LANDS SELECTION PURCHASE ALLOIMENTS, - Division 4, Part I., Land Act 1928,	In south of Barambogie parish and in north of Byawatha		In north-east of parish (0742/121)	In north-east of parish (63/44)	In north of parish (1385/103)	In north-east of parish (2627/42.44)	In west of parish (488/46)	AVAILABLE FOR GARDEN AND RESIDENCE.—Section 129, Land Act 1928.	0 To be 1 mile west of township of valued Powelltown (G.58497)	In north-east of township of Leongatha (0858/121)	Facing Game-street (08981/129)
	Valuation of Improve- ments (if any).		ECTION PUB	To be valued	•	To bo	0 To be valued	6 To be In (1	0 House,	Foncing, &c., £41 153.	B GARDEN	To be valued	6 To be valued:	0 To be
	Sarvey Fee.	£ e. d.	NDS.—SEL	£18 15s. for 640	acros	025 17 6 To	0 18 5 0	3 17	0 17 5 0	0 14 7 6	ILABLE FO	per 3 15 0	61	3 0
How available.	Value per Acre.	£ 6. d.		_		0 10	0 16	2nd 0 15 0	0 1	0 10	LANDS AVA	Rent per annum 10s	Rent per .3	Rent per annum £1 10s.
Ĥ	Classification	<u>_</u>	E E	3rd		3rd	2nd		lst	3rd	=	:	:	:
	Area.	≜. B. P.	AGRICULTURAL AND GRAZING	3 4,800 0 0 3rd 0 10 8		61 60	0 0	19 3 32	0 2 34	1 0 0		0 7	0 0	0 1 169/16
	Section,		RIOUL	£.		285	312	158	130	[511		<u> </u>		
	Allotment.		AG	6, 4, 73, 80,		l, la	6, 64	17 16	96	132		3043	17 30	16 234
	Parish.			Byawatha		Tyurs	Wat Wat	Ararat	Wangorrip	Carchap		Beenak 60A	Leongatha	Morbein
	Oresity.			ب	í	Dargo	Croajingo. long	Borung	Polwarth	Lowan		Evelyn	Buln Buln	Karkarooc
	Losed Land Office.			Beechworth Bogong (a)		. Darrnsdale (a)	" (a)	Ararat (a)	Geelong (b)	Horsham		Melbourne. Evelyn	:	Red Cliffs (c)

The Closer Settlement Act 1928.—Part I.

HE Farm Allotments mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up under Conditional Purchase Lease.

Estate.	Parish.	Parish. Allotment. Section. Area. Capital Vo		Capital Valu	e.	Deposit, Including Lease and Registration Fees.	Term-	Remarks.		
Daylesford (1, 2, 3, 16)	Wombat	16a, 16b 16d	· 4	A. 11	в. р. 1 18 1	£ s. c 530 15	d. 9	£ s. d. 17 3 0	31½ years	208/86
Mount Elephant (1, 4, 16)	Dunnawalla	40A	••	91	1 7	2,527 0	7	78 5 7	31½ years	427/113
Mount Elephant (1, 5, 16)	Dunnawalla Geelengla	41B 51B	••	160	2 17	2,103 0	0	64 5 0	31½ years	399/113
Koondrook (1, 6, 7, 16)	Murrabit West	15b, 15e, 15r	A	25	1 16	1,040 15	0	37 0 0	31½ years	5570/86
Tarwin Braes (1, 8, 9, 10, 16)	Mirboo	Pt. 101D }	••	10	0 0	208 10	3	8 15 3	311 years	5547/86
Tarwin Braes (1, 8, 11, 12, 13, 16)	Mirboo	Pt. 101D Pt. 3B	••	99	0 24	1,515 11	6	45 16 · 6	31½ years	5547/86
Narre Warren (1, 14, 16)	Berwick	12, 14	1	26	1 17	1,186 0	8	37 5 8	31½ years	5944/86
Koondrook (I, 15, 16)	Benjeroop	7j, 7n, 7o, 7p, 7r, 7 <u>r</u> ,	3	135	3 23	2,736 4	9	82 9 9	31½ years	6086/86
Swan Hill (1, 8, 16)	Tyntynder	7v, 7w, 7x Pt. 53	G.	29	3 1	133 12	7	4 15 7	31½ years	4753/86

⁽¹⁾ Settler in occupation.—(2) Capital value and valuation of improvements are tentative.—(3) Improvements, £10, to be paid for in addition.—(4) Improvements, £171 19s. 6d., to be paid for in addition.—(5) Improvements, £81 6s., to be paid for in addition.—(6) Improvements, £81 for in addition.—(7) Capital value includes improvements, £200.—(8) Subject to adjustment after survey.—(9) Capital value includes improvements, £29 10s. 3d.—(10) State wire-netting advance, £72 s. 6d., to be paid for in addition.—(11) State wire-netting advance, £16 16s. 6d., to be paid for in addition.—(12) Commonwealth wire-netting advance, £26 ss., to be paid for in addition.—(13) Capital value includes improvements, £492 13s. 6d.—(14) Improvements, £304 18s., to be paid for in addition.—(15) Improvements, £659, to be paid for in addition.—(16) Pursuant to section 30, Closer Settlement Act 1932, and until further legislation is passed, payments will be required at the rate of 1½ per cent. per annum in reduction of principal and 5 per cent. per annum as interest, to be calculated on the amount of the lessee's liability from day to day in respect of the land.

The incoming lessee must result to relation of improvements and interest in the calculation.—(15) Improvements are tentative.—(15) Improvements, £659, to be paid for in addition.—(16) Pursuant to section 30, Closer Settlement Act 1932, and until further legislation is passed, payments will be required at the rate of 1½ per cent. per annum in reduction of principal and 5 per cent. per annum as interest, to be calculated on the amount of the lessee's liability from day to day in respect of the land.

The incoming lessee must pay the valuation of improvements, if any.

THE CLOSER SETTLEMENT ACTS AND LAND ACTS. .

NOTICE is hereby given that the Leases and Permits mentioned in the Schodule hereunder have been declared void by the Closer Settlement Commission for the reasons specified.

Corr.	District.	Lessee.	Allotment.	Area.	Parish.	Reason.
				A. R. P.		
	LEASES UI	DER THE CLOSER SET	TLEMENT ACTS SETTLEMEN	AS VARIED B	Y THE DISCHAR	GED SOLDIERS
5440	Melbourne	George, E. A	1 30в	1 52 3 29	Koo-wee-rup	Non-payment of instalments
597 6		Hams, W. F. R.	87c	94 1 37	Moe	. , , , ,
4124	l "	Gunther, C. J.	1, sec. 2	58 1 29	Dandenong	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
4842		Anderson, N	780	106 2 11	Allambee	" "
589	Eastern	Cartledge, M	41, sec. B	104 1 26	Hazelwood	" "
1966	Bendigo	37.41 0.34	22, 22A	307 3 34	Mincha West	,, ,, ,,
4643	Geelong	· A	6, sec. 9	81 3 38	Birregurra	", ",
4999	,,,	C 177 T	1 0 0	27 2 23	Birregurra	
		PERMIT I	INDER THE CLO	SER SETTLEM	CENT ACTS.	
109	Geelong	Howell, A. F.	26	480 2 28	Narrawaturk	Non-payment of instalments
	,		NDER THE CLO	SER SETTLEM	FENT ACTS.	
6393	Bendigo	Notley, C. M.	91A	141 1 16	Mincha West	Non-payment of instalments
5140	, ,	Roscholler, P. G. E.	33, 33₄	408 1 264/10		1
3345	,,	Coogan, N. J.	12, sec. C	186 3 17	Woornyalook	1
		T.EAS	ES UNDER THE	LAND ACTS.		
06794	Mallee	Morey, W. O	1 9A	30 0 0	Boorongie	Non-payment of rent
07695	11231100	Hards, G. S.	ii	806 2 9	Malloren	, , ,
06210	",	Dart, A. O	1	773 1 21	Mierrinee	,, ,, ,,
06283	l "	Busbridge, D. G.	1 -	749 3 12	Tulillah	,, ,, ,,
07357	1 "	Smith, R., as executor of		814 1 6	Koleya	i e
010071] " ··	J. W. Smith, deceased				
02591	,,	Mill, T. H	2	865 1 29	Patchewollock	,, ,, ,,
04877	۱., ,,	Johns, C. D	13, 13A, 14	1,531 3 29	Karadoc	1 ,, ,,
	LEASES U	DER THE LAND ACTS	AS VARIED BY	THE DISCHAR	GED SOLDIERS 8	SETTLEMENT ACTS.
03541	Mallee	Magain, J	7	721 2 18	Kulwin	Non-payment of rent
01054		Allen, E	42	756 3 23	Worooa	1 **
0685	"	Swanton, H. W.	42, 42A	737 1 22	Paignie	1
0000	,,				. 0	
				THE LAND AC		1.37
07968	Mallee	1 .	•	66 2 20	Karadoc	Non-payment of rent
	PERMIT UNI	ER THE LAND ACTS AS	S VARIED BY TI	HE DISCHARG	ED SOLDIERS SH	ETTLEMENT ACTS.
185	Mallee	1 m 4 T	1, 1 _A	720 3 0	Karadoc	
100		1	1	Į	1	1
	·					J. D. COADY.

Land Act 1928.

LEASES UNDER THE LAND ACTS 1901, 1911, 1915, AND 1928 REVOKED OR DECLARED VOID.

NOTICE is hereby given that the Leases mentioned in the Schedule hereunder have been revoked or declared void by the Governor in Council for the reason specified in each case.

District.	Corr. No.	- Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	ficasons for Forfeiture, &c.
Beechworth (1)	1227 1530 1545 113 0197 226	Clement P. O'Callaghan Florence E. Osmand Matthew C. Goldsmith James Robbins Thomas H. Dorron Albert J. Matthews	46 46 44 8 54–56 50	Bruarong Koetong Bulga Wyolangta Wau Wauka West Giffard	23B, sec. 5 32A, 32B 14A, sec. A 30, sec. A 2, sec. A 56A, sec. A	A. R. P. 92 2 39 491 3 14 66 0 0 146 1 7 131 2 39 129 2 20	2nd 3rd 2nd 1st 3rd 3rd	Non-payment of rent """" """ """ Lessee's request

(1) Yearly rent, £3 9s. 9d.——(2) Yearly rent, £12 6s.——(3) Yearly rent, £2 9s. 6d.——(4) Yearly rent, £4 11s. 11d.——(5) Yearly rent, £3 6s.—(6) Yearly rent, £3 5s.

Department of Lands and Survey, Melbourne, 18th February, 1936. A. E. LIND, . . . Commissioner of Crown Lands and Survey.

Land Act 1928.

LICENCES UNDER THE LAND ACT 1928 EXPIRED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have expired for the reason specified in each case.

District.	Corr. No.	Name of L loen see	Section of Land Act under which Licensed.	Parish.	Allotment.	Area.	Olass,	Reasons for Forfeiture, &c.
Ballarat Kerang Melbourne	2961 1739 01873	William Wilkinson John Darcy (deceased) Australian Furniture Timbers Pty. Ltd.	86 129 129	Raglan Kerang South Melbourne	 10, sec. 103	A. R. P. 20 0 0 1 0 0 1 0 8		Non-payment of rent

Land Act 1928.

CROWN LANDS AVAILABLE.

THE undermentioned areas are formally gazetted as being available for application under section 44 of the Land Act 1928.

Parish.			Allotment,	Area.	Classification.	Value per Acre.	Survey Fee.		
						A. R. P.		£ s. d.	£ s. d.
Tubbut (1)					2 and 2▲	1,289 1 1	44	063	38 10 0
" (1)					3	1,287 3 38	44	0 6 3	38 10 0
,, (1)					6, ба, бв	1,380 2 18	44	063.	38 10 0
" (1)					9	1,415 2 26	4.4	089	38 10 0
" (1)				•••	8	1,707 3 13	4A	0 8 9	42 0 0
,, (1)		• •			10	1,791 1 29	4A.	073	42 0 0
ingallala (1,	2)	• •			5	1,269 2 25	· 4A	063	45 0 0
,, (1)			• •		7 and 7A	1,247 0 0	4A	073	45 0 0
,, (1,	3)				. 6 and 6A	1,268 1 36	4A	063	45 0 0
ubbut	• •		• •		10a	83 2 17	4A	073	11 2 6
				- 1		1		• •	

(1) Settler in occupation.——(2) Subject to valuation for improvements, £263 18s. 2d., in favour of Closer Settlement Commission.——(3) Subject to valuation for improvements, £85 8s. 2d., in favour of Closer Settlement Commission.

No advances will be made by the Closer Settlement Commission or under the Farmers' Advances Act 1935.

Department of Lands and Survey, Melbourne, 24th February, 1936.

A. E. LIND, Commissioner of Crown Lands and Survey.

Closer Settlement Act 1928, Part II.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotments mentioned in the Schedule hereunder are available for application under the Closer Settlement Act 1928, Part II., for Discharged Soldiers who hold Qualification Certificates and may be taken up under Conditional Purchase Lease.

Estate.		Parish,		Allotment.	Section.	Area.	Term.	Capital Value.	Remarks.
Swan Hill (1, 2, 4) ,, (1, 2, 4) Shepparton (1, 3, 4)	••	Shermerton	•••	Part 53 Part 53 114a	G G ··	A. R. P. 45 0 0 45 0 0 65 1 8	31½ years 31½ years 31½ years	£ s. d. 270 0 0 270 0 0 979 10 0	

(1) Settler in occupation.—(2) Subject to adjustment after survey.—(3) Improvements, £145, to be paid for in addition.

(4) Pursuant to section 30, Closer Settlement Act 1932, and until further legislation is passed, payments will be required at the rate of 1½ per cent. per annum in reduction of principal and 5 per cent. per annum as interest, to be calculated on the amount of the lessee's liability from day to day in respect of the land.

Department of Lands and Survey, Melbourne, 25th February, 1936.

J. D. COADY, Secretary, Closer Settlement Commission.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TO ENDERS will be received at this office until TEN A.M. on the days and for the purposes undermentioned. Particulars may be learnt at this office, and also at the offices named in each instance.

The Board of Land and Works will not necessarily accept the lowest or any tender.

5th March, 1936.

Ballarat.—Additions, School of Mines Particulars at Inspector of Works Office, Ballarat. Preliminary deposit, £15. Final deposit, 2 per cent.

Dundonnell.—Removal building from Mellier, re-erection, new out-offices, fencing, &c., State School No. 2795. Particulars at Police Stations, Mortlake, Ararat; Inspector of Works Office, Geelong. Deposit, £4.

Gunyah Central.—New building, State School No. 3553.
Particulars at Inspector of Works Offices, Korumburra and Foster; Police Stations, Morwell, Warragul. Deposit, £5.
Hawthorn.—Erection of new offices and quarters, Police Station. Preliminary deposit, £20. Final deposit, 2 per

cent.

Hawthorn.—Erection of new building, Court House. Pre-liminary deposit, £15. Final deposit, 2 per cent.

Lakes Entrance.—Supply and delivery of logs, foreshore works. Particulars at Pilot Office, Lakes Entrance; Inspector of Works Office, Bairnsdale. Deposit, £2.

Lang Lang.—Additions, State School No. 2899. Particulars at Inspector of Works Office, Korumburra; Police Stations, Lang Lang.—Deposit £3.

at Inspector of Works Office, Korumburra; Police Stations, Lang Lang, Dandenong. Deposit, 43.

Melbourne.—Alterations and additions to lavatory block, Motor Registration Branch, Exhibition Building. Preliminary deposit, £5. Final deposit, 2 per cent.

Nyah.—Working and maintaining the punt at Nyah, Murray River, for one year, or three years. Particulars at Police Stations, Nyah West, Echuca. Deposit, £2.

Redan.—Repairs and renovations, State School No. 1289.

Particulars at Inspector of Works Office, Ballarat. Deposit, £3.

Serviceton.--Additions to residence, State School No. 2831. Particulars at Police Stations, Nhill, Dimboola; Inspector of Works Office, Horsham. Preliminary deposit, £5.

deposit, 2 per cent.
Waubra.—Repairs and renovations, State School No. 859.
Particulars at Police Station, Beaufort; Inspector of Works
Office, Ballarat. Deposit, £2.

12th March, 1936.

Beechworth.—New sanitary accommodation, sewerage fittings, &c.. Mental Hospital. Particulars at Police Stations, Beechworth, Benalla; Inspector of Works Office, Wangaratta; and Mental Hospital, Beechworth. Preliminary deposit, £25. Final deposit. 2 pcr cent.

Beechworth.—Repairs and extension to septic tank system, Reformatory Prison. Particulars at Police Station. Reechworth; Inspector of Works Office, Wangaratta. Deposit, £3.

East Camberwell.—Repairs and painting, caretaker's quarters, State School No. 4310. Deposit, £2.

Melhourne.—Supply and installation of refrigerator, City Morgue. Deposit, £4.

Stawell.—Water reticulation to garden, Mental Hospital, Pleasant Creek. Particulars at Police Stations, Stawell, Ararat, Preliminary deposit, £2. Final deposit. 2 per cent.

Yarra Bend.—Installation of electric light and power, National Golf House. Deposit, £2.

19th March, 1936.

Cobram East.—Purchase for removal, old school building, State School No. 2166. Particulars at Inspector of Works Office, Seymour; Police Stations, Cobram, Numurkah, Shepparton. Preliminary deposit, £1. Final deposit, full amount

of purchase money.
Framlingham.—Repairs to cottages, Aboriginal Reserve.
Particulars at Police Stations, Terang, Warrnambool. Deposit,

Geelong.—Remodelling and renovations, Public Offices. Particulars at Inspector of Works Office, Geelong. Preliminary deposit. £10. Final deposit, 2 per cent.
Maryborough.—Repairs and renewing fencing, Technical School. Particulars at Inspector of Works Office, Maryborough.
Deposit, £2.
Mount Egerton.—Fencing, State School No. 1918. Particulars at Inspector of Works Office, Ballarat; Police Station, Gordon. Deposit, £2.
Neilborough.—Alterations. painting. renovations, school and residence, new out-offices, State School No. 2085. Particulars at Inspector of Works Office, Bendigo; Police Stations, Inglewood, Rochester. Deposit, £3.
Prahran.—Remodelling and alterations, Girls' Technical School. Hornly-street. Preliminary deposit, £15. Final deposit, 2 per cent.

Swan Hill.—Additional accommodation, High School. Particulars at Inspector of Works Offices, Swan Hill, Bendigo; Police Station, Kerang. Preliminary deposit, £15. Final

Police Station, Kerang.

deposit, 2 per cent.

Wirrate.—Repairs and painting, State School No. 2858. Particulars at Inspector of Works Office, Seymour; Police Stations, Shepparton, Rushworth.

Deposit, £2.

Tenders to be addressed to the Honorable the Commissioner of Public Works, and envelope containing tender marked "Tender for , due ."

GEO. L. GOUDIE, Commissioner of Public Works.

Melbourne, 26th February, 1936.

PRIVATE ADVERTISEMENTS.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

GENERAL NOTICE.

GENERAL NOTICE.

THE Melbourne and Metropolitan Board of Works having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid and which are included within the Sewerage Areas hereinafter described, doth hereby declare that on and after the 19th day of March, 1936, each and every property which, or any part of which, abuts on the said streets or parts of streets shall be deemed to be a sewered property within the meaning of the Melbourne and Metropolitan Board of Works Act 1928.

The Sewerage Areas hereinbefore referred to are:— The Sewcrage Areas hereinbefore referred to are:-

SEWERAGE AREA No. 1025.

SEWERAGE AREA NO. 1025.

City of Camberwell.—Commencing at the intersection of the Back Creek and Goodwin-street at the junction of Sewerage Areas Nos. 1017 and 829; thence generally northerly following Sewerage Area No. 829, easterly along Denmanvenue, southerly and westerly following Sewerage Area No. 979, further westerly, southerly, and westerly following Sewerage Area No. 1017 to the commencing point.

SEWERAGE AREA No. 1026.

City of Camberwell.—Commencing at a point about 125 feet north of the north side of Adrian-street, distant about 270 feet west of the west side of Bardolph-street, at the junction of Sewerage Areas No. 978 and 610; thence easterly following Sewerage Area No. 610 to the Outer Circle Railway, south-casterly along the Outer Circle Railway to a point in line-with the southern boundary of lot 313 Hortense-street, south-westerly and westerly along the southern boundary of said lot 313, southerly along Hortense-street, westerly along the southern boundaries of lots 302 Hortense-street and 252 Florizel-street, northerly and westerly following Sewerage Area No. 1007 to its junction with Sewerage Area No. 978 to the commencing point. (All lots on plan of subdivision No. 11185 lodged in the Office of Titles, Melbourne.) SEWERAGE AREA No. 1026. bourne.)

bourne.)

Sewerage Area No. 1027.

Shire of Blackburn and Mitcham.—Commencing at the south-west corner of lot 13 Glen Ebor-avenue (on plan of subdivision No. 8411) on the boundary of Sewerage Area No. 974; thence northerly, westerly, northerly, and easterly following Sewerage Area No. 974 southerly along the eastern boundary of lot 35 Glen Ebor-avenue (on plan of subdivision No. 8411). easterly along Glen Ebor-avenue, southerly along the castern boundary of lot 6 Glen Ebor-avenue (on plan of subdivision No. 8898), westerly along the southern boundaries of properties on the south side of Glen Ebor-avenue to the commencing point. (All plans of subdivision lodged in the Office of Titles, Melbourne.)

Sewerage Area No. 1028.

Sewerage Area No. 1028.

City of Northcote.—Commencing at the intersection of Rennie and Strettle streets, on the boundary of Sewerage Area No. 811; thence easterly along Rennie-street and following the boundary of Sewerage Area No. 811 to Comasgrove. generally southerly following Sewerage Area No. 56 to a point about 80 feet south of the south side of Hill-street, generally westerly along the southern boundaries of properties on the south side of Hill-street, generally northerly along the western boundaries of properties on the western boundaries of properties on the western boundaries of properties on the west side of Strettle-street and a line to Fyffe-street, easterly along Fyffe-street to a point about 50 feet west of the west side of Strettle-street, northerly by a line a distance of about 120 feet north of the north side of Fyffe-street, westerly by a line to Merri Creek, north-easterly along Merri Creek to its intersection with Sewerage Area No. 811; thence easterly and northerly following Sewerage Area No. 811 to the commencing point. SEWERAGE AREA NO. 1028. ing point.

By order of the Board,

F. L. KING, Secretary. 110 Spencer-street, Melbourne, C.1, 18th February, 1936.

MELBOURNE AND METROPOLITAN BOARD OF WORKS. NOTICE TO THE OWNERS OF TENEMENTS IN THE UNDERMENTIONED STREETS AND THE PRIVATE STREETS, LANES, COURTS, AND ALLEYS OPENING THERETO.

The main pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required, on or before the 30th March, 1936, next, to cause a proper pipe and stopeocks to be laid, so as to supply water within such tenements from the main pipe.

F. L. KING. Secretary.

18th February, 1936.

STREET AND POSITION.

Box Hill,

Elgar-road, from Fowler-street northwards 121 chains. Brighton.

Roslyn-street, from Hammond-street southwards 3½ chains. Elm-street, from Cochrane-street eastwards 4½ chains. Hall-street, from Halifax-street to right-of-way 10 chains. Right-of-way, from Hall-street to Roslyn-street. Burston-place, from Cairnes-crescent westwards 4½ chains. Brunswick.

Hopetoun-avenue, from Hope-street northwards 91 chains

Camberwall.
Goodwin-street, from Margaret-street westwards 4½ chains.
Morey-street, from Through-road eastwards 9 chains.
Shamrock-street, from Rose-avenue to Thistle-street.

Caulfield. Looker-street, from Hobart-road eastwards 5 chains Malvern.

Taylor-street, from Malvern-road north-eastwards 4 chains.

Thornbury-crescent, from Winton-road eastwards and south-eastwards 104 chains.

Winton-road, from Railway-parade to Thornbury-crescent. Northcote.

Strettle-street, from Miller-street southwards 19½ chains. Miller-street, from Strettle-street eastwards 3½ chains.

Sandringham. Martha-street, from Balcombe-road northwards 154 chains.

Melbourne. Parsons-street, from Rankins-road to Nottingham-street. Williamstown.

Right-of-way (off Douch-street), from Douch-street north-wards and eastwards to Henry-street 5½ chains. 3654

WARRNAMBOOL SEWERAGE AUTHORITY,

GENERAL NOTICE.

THE abovementioned Sewerage Authority, having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid and which are parts of streets in which such sewers are laid and which are included within the sewered area hereunder described, doth hereby declare that on and after the first day of April, 1936, each and every property which, or any part of which, abuts on the said streets, or parts of streets, shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1928.

The boundaries of the sewered area hereinbefore referred to are:

to are :-Area No. 12.—That portion of the Warrnambool Sewerage District bounded on the north by Canterbury-road, on the west by Hider-street, and the western boundary of allotment 40 of section 30A, and on the east and south by the boundaries of the declared sewered areas 2 and 3.

By order of the said Sewerage Authority.

3650

J. D. ANDERSON, Chairman. H. J. WORLAND, Secretary.

ARCHITECTS ACT No. 3638.

Additions to Register Made during the Year ended 3fst DECEMBER, 1935.

Reg. No., Name, Address, Qualifications as set out under section 7, 1922 Act, and section 8, 1928 Act. 648; Marsh, Robert; 80 Swanston-street, Melbourne; 8 (1) (c). 649; Carter Frederick Walter, 55 Harding-street, Coburg;

(1) (c). ; Corder, Ernest William; 108 Queen-street, Melbourne;

7 (1) (c).

550; Corder, Ernest William; 108 Queen-street, Melbourne;
7 (1) (c).

651; Shaw, Colin Julian Fitzroy; 400 Auburn-road, Auburn
South; 7 (1) (c).

652; White, Deane Benson, 186 Punt-road, Prahrau; 7 (1) (c).

653; Coleman, Oliver Edward; 200 King-street, Melbourne;
8 (1) (c).

654; Macknight, Charles Hamilton; "Myrniong," Rutherglen;
8 (1) (c).

654; Mackinght, Charles Francis, S. (1) (c).
8 (1) (c).
655; Patterson, David Mitchell; Flat II, Karonda Court. Grove-road, Hawthorn; 8 (1) (f) (i)
656; Mitchell, Robert Blackburn; 271 Collins-street, Melbourne; 7 (1) (c).
657; Moriarty, Michael Francis; 368 Collins-street, Melbourne; 8 (1) (f) (i).

REMOVALS FROM REGISTER MADE DURING THE YEAR ENDED 31ST DECEMBER, 1935.

Deceased.

121; Crawley, John William; Shire Office, Warrnambool; 7 (1) (c).

469; Harper, Robert L.; 45 Abbotsford-street, Abbotsford; 7 (1) (c).

10; Thouson, Alexander Donaid; Langtree-avenue, Mildura; 7 (1) (c). Resigned.

464; Berry, William; 8 Albert-avenue, Oakleigh; 7 (1) (c). 565; Murdoch, John Smith; Commercial Travellers' Club Flinders-street. Melbourne; 7 (1) (c).

278; Wilson, Francis Henry; 7 Rostrevor-parade, Mont Albert; 7 (1) (c).

471; Joy, Charles Wallace; 501 Little Collins-street, Melbourne; 7 (1) (c). Suspended,

13; Cutler, Arthur Herbert; 434 Collins-street, Melbourne; 7 (1) (c).

382; Forster, William Blackett; Shell Building, 163 William-street, Melbourne; 7 (1) (c). 546; Terry, Robert Albert Le Poer; 183 Church-street, Middle

Brighton; 8 (1) (f) (i).

613; Nason, Frank Sydney; 19 Warwick-street, Ascot Vale; 8 (1) (f) (i).

656; Mitchell, Robert Blackburn; 271 Collins-street, Melbourne; 7 (1) (c).

ALTERATIONS MADE (CHANGES OF ADDRESSES) DURING THE YEAR ENDED 31ST DECEMBER, 1935.

443; Apted, Frank Aswel; Plenty-road, Mernda.

507: Ballantyne, James Frederick Wilson; 368 Collins-street, Melbourne.

292; Blanche, John Reginald Cyril; 367 Bell-street, Preston. 647; Brown, William Alexander; 24 East Esplanade, Manly,

58; Cockrell; Gordon Lawrence; 492 Neerim-road, Murrumbeena.

376; Crawford, Hugh Ralston; 247 Collins-street, Melbourne. 514; Dean, William Rupert, Inspector of Art; Art Centre, Old Gnol Buildings, Victoria-street, Melbourne.

307; Dossetor, Daniel Robert; 99 Queen-street, Melbourne. 519; Drake, John 'Atchison; Trafalgar-street, Mont Albert. 310; Ffelan, Arthur Howitt; 16 Waiora-avenue, North Brigh-

636; Fildes, Alan Louis; 84 William-street, Melbourne.
63; Forrester, John James; 7 Liebig-street, Warrnambool.
518; Forsyth, William Leslie Hood; 352 Collins-street, Mel-

504; Francis, Richard Vernon; 90 Queen-street, Melbourne. 316; Graham. William Alfred; Dean-street, Albury. 67; Hall, Alexander Sergeant; 37 Swanston-street, Mel-

67; Iin. bourne.

bourno.
643; Hannaker, Norman Maxwell; Department of the Interior.
Post Office-place, Melbourne.
596; Hawkins, Henry Lancelot Geddes; 191 Tooronga-road,
Glen Iris.
638; Hughes, Eric: 368 Collins-street, Melbourne.
542; Illingworth, Clifford Newell; 67 Park-street, St. Kilda.
17; Irwin, James; 351A Riversdale-road, Camberwell.
396; King, George Raymond; "Cumledge," Latrobe-terrace,
Geelong.

395; King, George Raymond; Commenge, Geolong.
616; Mackennal, Charles Geoffrey; 357 Little Collins-street,

Melbourne.
639; Orme. Clifford John; 368 Collins-street, Melbourne.
52; Parr, John Henry; 34 Camberwell-road, Auburn.
639; Pearson, John Andrew; 40 Queen-street, Melbourne.
604; Reid, Keith; 40 Queen-street, Melbourne.
349; Scarborough, John Francis Deighton; 368 Collins-street.
Malbourne.

Melbourne.
635; Simpson, John Alfred; 50 Albert-road, South Melbourne.
28; Taylor, Harold Francis; 120 Barker's-road, Hawthorn.
273; Walker, Leslie Gordon; A.M.P. Chambers, St. George'sterrace, Perth, W.A.
630; Ward, Donald Charles; Through-road, Burwood.
599; West, Allan Ernest Stephen; 374 Little Collins-street,
Melbourne.
411. Williams, Louis Registed, 100 Course of the Collins-street,
411. Williams, Louis Registed, 100 Course of the Collins-street,

441; Williams. Louis Reginald; 108 Queen-street, Melbourne. 607; Wilson, Roy; 368 Collins-street, Melbourne.

By order of the Board,

JOHN B. ISLIP, Registrar.

20th February, 1936.

OTICE is hereby given that Caldwell's Proprietary Limited has applied for a lease under section 125 of the Land Act 1928, for a term of ten (10) years from 1st April, 1936, of allotment 56 of section , City and Parish of South Melhourne, as a site for ink and general manufacturing, and store

BY-LAW No. 84.

A By-law of the City of Essendon and numbered 84 for the purpose of amending By-law No. 71.

purpose of amending By-law No. 71.

In pursuance of the powers conferred upon it by the Local Council of the City of Essendon with the approval of the Government Act 1928, as amended to this date, the Governor in Council hereby order as follows:—

1. By-law No. 71, Schodule D, under heading "Aberfeldie Ward" (on page 50) the lines reading "South alignment of Buckley-street between Vida-street and Clifton-street to a depth of 155 feet" shall be amended by striking out the figures "155" and substituting therefor the figures "328".

The Resolution passing this By-law was adopted at a Special Meeting of the Council of the City of Essendon held on Monday, 4th November, 1935, at half-past Seven p.m., and confirmed at an Ordinary Meeting of the Council held on Monday, 9th December, 1935.

The common seal of the Mayor, Councillors, and Citizens of the City of Essendon was affixed hereto this 10th day of December, 1935, in the presence of—

W. K. PARK, Mayor.

W. K. PARK, Mayor.
W. T. DIVERS, Councillor.
N. F. WEILLINGTON. Town Clerk. (SEAL)

Approved by the Governor in Council, this 18th day of February, 1936
C. W. KINSMAN.
Clerk of the Executive Council.

CITY OF MALVERN.

No. 407.

Notice of Intention to Borrow the Sum of Seven Thousand Pounds (£7,000) for Permanent Works.

NOTICE is hereby given that the Council of the City of Malvern intends to borrow the sum of Seven thousand pounds (£7,000) on the credit of the Mayor, Councillors, and Citizens of the said city, by the issue of debentures for such amount in accordance with the provisions of the Local Government Act 1928.

The rate of interest to be paid is £4 per centum per annum,

The rate of interest to be paid in 2. po---payable half-yearly.

The moneys to be borrowed, together with the interest thereon, are to be repayable by half-yearly instalments on the lat
day of April and 1st October in each year at the National
Bank, Malvern, or at the Council's bankers for the time being.

The loan is to be applied for—

Construction of bridge over Gardiner's Creek,

Togath-road ... £5,000

... £5,000

at Toorak-road ... Drainage—Central Ward 2,000

The loan is to be liquidated by forty equal half-yearly instalments of £255 17s. 10d., including interest and principal over a period of twenty years, out of the Municipal Fund on the 1st day of April and 1st October in each year—the first of such instalments to be paid on the 1st day of October, 1936.

Plans and specifications and estimate of cost of such works, and the statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the City Hall, Malvern.

By order,

B. CROSBIE GOOLD, Town Clerk. City Hall, Malvern, 21st February, 1936. 3652

CITY OF PRESTON.

NOTICE UNDER SECTION 50 OF THE LOCAL GOVERNMENT ACT 1934 (No. 4279).

NOTICE is hereby given that, under the provisions of section 50 of the Local Government Act 1934 (No. 4279), the Council of the Municipality of the City of Preston intends to make a Special Order to apply part of the unexpended money of the loan set out hereunder (which loan was borrowed by the said Council by the sale of debentures secured on the credit of the said municipality), in the purchase of permanent works and muderidage in works and undertakings:

1. (a) The date and amount of the original loan is—Loan No. 15, 1st April, 1930—£37,000.

(b) The part of the unexpended money of such loan not required for the purposes set out in clause 2 (a) hereunder, is £546 19s. 5d.

2. (a) The several purposes for which the unexpended money aforesaid was to have been applied, were:—

Purchase of land for a thoroughfare from Cooper-street to May-street.

(b) The purposes to which it is proposed that part of the unexpended money aforesaid be now applied is the purchase of permanent works and undertakings, as follows:—

The purphase for the purpose of diverting, alter-

The purchase for the purpose of diverting, altering, and increasing the width of Spring-street. Preston, of all that piece of land within the municipality, situated at 61 Spring-street, Preston, being

lot No. 48 on plan of subdivision lodged in the Office of Titles and numbered 7402, Parish of Jika Jika, County of Bourke, and being the land more particularly described in certificate of title, volume 4634, folio 926734, and on which is erected a dwelling house, to be purchased for the purpose of the use and letting to any of its officers or other employees, under section 53 of Act No. 4279.

3. The amount of the part of the unexpended money aforesaid which it is proposed to apply in the purchase of the said permanent works is £546 19s. 5d.

4. The plans and specifications and estimate of cost of such

permanent works is £346 19s. 5d.

4. The plans and specifications and estimate of cost of such permanent works and undertakings, and a statement showing the proposed expenditure of part of the unexpended money aforesaid, are open to the inspection of ratepayers at the office of the Council at the Town Hall, Preston, at all reasonable times, for one month after the publication of this notice.

Dated this 22nd day of February, 1936.

BEN, JOHNSON, Town Clerk and Engineer Town Hall, Preston.

CITY OF WILLIAMSTOWN.

BY-LAW No. 95.

BY-LAW No. 95.

NOTICE is hereby given that the Council of the City of Williamstown has adopted By-law No. 95, being a By-law made under the provisions of section 197 of the Local Government Act 1928, for suppressing nuisances.

Such By-law provides that no person shall push, draw, drag, or by any other means propel, work, set in motion or move any hand truck, scooter, whizzer, or coaster on any of the public footways or public footpaths in the City of Williamstown.

And notice is also given that a copy of such By-law is open for inspection, free of charge, during office hours, at the Town Hall, Williamstown,

JAMES HOCKING, Town Clerk.

Town Hall, Williamstown, 20th February, 1936. 3659

BOROUGH OF SEBASTOPOL.

NOTICE is hereby given that James Fisher has been appointed as poundkeeper for the Borough of Sebastopol, in place of Henry Boddington.

E. M. WILLS, Town Clerk

24th February, 1936.

SHIRE OF BRAYBROOK.

SHIRE OF BRAYBROOK.

NOTICE is hereby given that the Council of the Shire of Braybrook, in pursuance of the powers conferred by the Local Government Act 1928, did, at a meeting of the Council held the 10th February, 1936, order that the road contiguous to the railway line on the south side, from the municipal boundary at Tottenham railway station running westerly to the Newport railway line, now known as Sunburyroad, be renamed Sunshine-road.

By order of the Council,

E. HARGREAVES, Shire Secretary.

21st February, 1936.

21st February, 1936.

SHIRE OF FLINDERS.

N OTICE is hereby given that, as from the date hereof, the Council of the Shire of Flinders has abolished the Pound in part of Crown allotment 8, section 1, Parish of

Pound in part of Crown anothers o, seeded A, Kangerong.

Notice is further given that the Council of the Shire of Flinders has appointed the following place to be a Pound, viz., subdivisional lots 1 to 12 inclusive, and lots 39 to 48 inclusive, lodged plan 2622, being part of Crown allotment l, section 1, Parish of Kangerong. The land fronts James and McCullock streets and Palmerston-avenue, Dromana. The said Council has appointed Mr. James G. Chapman, of Dromana, poundkeeper of such Pound.

Dated this fifth day of February, 1936.

A. W. FARRELL, Shire Secretary.

A. W. FARRELL, Shire Secretary.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto existing between the undersigned Harold Hereward Hill, William Andrew Robbie, and George Graham Ferguson, under the style of "Hill, Mason and Robbie," of Wangaratta, general auctioneers, land, estate, stock, financial agents, valuers, and salesmen, has on the first day of February, One thousand nine hundred and thirty-six, been dissolved by mutual consent. All moneys owing to the firm are to be paid to the said Harold Hereward Hill, who will also pay all moneys owing by the said firm.

said firm.

Dated the twentieth day of February, One thousand nine hundred and thirty-six.

Witness to signature of Harold Hereward Hill—R. M. LIVING, solicitor, Wangaratta.

W. A. ROBBIE.
Witness to signature of William Andrew Robbie-R. M.

GEORGE G. FERGUSON.

Witness to signature of George Graham Ferguson-R. M

N OTICE is hereby given, pursuant to the Partnership Act
1928, that the partnership between Charles L. McIntosh
and James Henry Jenkin, trading as McIntosh & Jenkin, and
carrying on business at 65 Ulupna-road, Ormond, is dissolved as from the eighteenth day of January, 1936.

C. McINTOSH,
JAS. H. JENKIN.

NOTICE is hereby given that the partnership between George Samuel Sheldon and Isaac Taylor Cheeseman. carrying on business as the Continental Clothing Company, of 31 Queen-street, Melbourne, has been dissolved by mutual consent as from the fourth day of November, 1935. All moneys owing to or by the said firm shall be received or paid respectively by the said George Samuel Sheldon, who will perform all contracts by the firm existing at the date of dissolution. The said business will be carried on under the said firm name by the said George Samuel Sheldon at the above address. above address.

Dated the 22nd day of February, 1936.

NOTICE is hereby given that the partnership lately sub-sisting between us, the undersigned George Arthur Johnston and Leonard James Clifford, carrying on business as motor garage proprietors under the style or firm of Johnston and Clifford, has this day been dissolved by mutual consent. All debts due or owing by the said late firm will be received and paid by the said Leonard James Clifford, who will con-tinue the business under his own name.

As witness our hand this 2nd day of February, 1936.
G. JOHNSTON.
L. J. CLIFFORD.

NOTICE is hereby given that the partnership subsisting between us, the undersigned Rose Brooks, of 4 Hammerdale-avenue, East St. Kilda, in the State of Victoria, spinster, and Frances Lyon, of 40 Charnwood-road, St. Kilda, in the said State, married woman, carrying on business as milliners at 753 Chapel-street, Windsor, in the State aforesaid, under the style or firm of L. and B. Windsor Hat Shoppe, has been dissolved by mutual consent, as on the twentieth day of February, 1936. All debts due or owing by the late firm will be received and paid by Frances Lyon, of 40 Charnwood-road aforesaid, who will continue the said business under the former style or title of L. and B. Windsor Hat Shoppe.

Dated this twentieth day of February, 1936

Dated this twentieth day of February, 1936 ROSE BROOKS

Signed by the said Rose Brooks, in Victoria, in the presence of—C. Caskie, J.P.

FRANCES LYON.

Signed by the said Frances Lyon, in Victoria, in the presence of—C. CASKIE, J.P.

James P. Ogge, LL.B., of 165 Greville-street, Prahran, solicitor for the said firm

3701

Companies Act 1928.

SCHEMPP TEXTILE MILLS LIMITED.

A T a General Meeting of the members of the above company duly convened and held at the Provincial Ilotel. Lydiard-street, Ballarat, on the thirty-first day of January, 1936, the following Special Resolutions were duly passed, and at a subsequent General Meeting of the members of the said company, also duly convened and held at the same place on the seventeenth day of February, 1936, the following Resolutions were duly confirmed:

RESOLUTIONS.

tions were duly confirmed:—

RESOLUTIONS.

1. That the company be wound up voluntarily under the provisions of the Companies Act 1928.

2. That Ernest Glascott Vawdrey be and he is hereby appointed liquidator of the company for the purpose of such winding up.

Dated this 22nd day of February, 1936.

3667

NORMAN J. BAKER, Secretary.

SCHEMPP TEXTILE MILLS LTD. (IN LÍQUIDATION).

NOTICE is hereby given that a Meeting of the creditors of the abovenamed company will be held at my office. Trustee Chambers, number 105 Lydiard-street north, Ballarat, on Wednesday, the fourth day of March, 1936, at eleven o'clock in the forenoon, for the purposes contemplated by section 189 of the Companies Act 1928. E. G. VAWDREY, Liquidator. 3668

17th February, 1936.

Companies Act 1928.

WATSONIA SAND AND GRAVEL COMPANY PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that the Final Meeting of the members of the above company will be held at the offices of Sloman and Mogg, chartered accountants (Aust.), 440 Little Collins-street, Melbourne, on Monday, the 30th March, 1936, at Two o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, and the property of the company disposed of.

Dated this 22nd day of February 1999

any disposed of Pebruary, 1936.
Dated this 22nd day of February, 1936.
V. N. MOGG, Liquidator.

IN THE MATTER OF THE METROPOLITAN GAS
COMPANY'S ACTS 1878 AND 1920.

E, Philip Charles Holmes Hunt, Lionel Findon Miller,
and Roland Cameron Evans, all of the City of Melbourne, gentlemen, do severally solemnly and sincerely declare
as follows:—

Eiget we the said Philip City & W.

First, we the said Philip Charles Holmes Hunt and Lionel Findon Miller, for ourselves, say that we are two of the direc-tors of The Metropolitan Gas Company. And next, I, the said Roland Cameron Evans, for myself, say

tors of The Metropolitan Gas Company.

And next, I, the said Roland Cameron Evans, for myself, say that I am the secretary of the said company.

And next, we, the said Philip Charles Holmes Hunt. Lionel Findon Miller, and Roland Cameron Evans, say:—

That the nominal capital of the said company as on the thirty-first day of December, One thousand nine hundred and thirty-five, was One million five hundred thousand pounds. The amount paid up thereon as on the thirty-first day of December, One thousand nine hundred and thirty-five was One million three hundred thousand pounds, divided into Two hundred and sixty thousand shares of Five pounds each.

That the amount which the company is legally authorized to borrow on debentures is the sum of Two million one hundred and nineteen thousand two hundred pounds.

That the total amount raised by the company on debentures and unpaid does not exceed the amount which the said company is by The Metropolitan Gas Company's Acts 1878 and 1920 authorized to borrow.

That none of the debentures, bonds, and mortgages granted by the City of Melbourne Gas and Coke Company, The Collingwood-Fitzroy Gas and Coke Company, and the South Melbourne Gas Company, referred to in the fifty-fifth section of the principal Act are now outstanding, the same respectively having been paid off.

And we severally make this solemn declaration conscientionsly believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

P. C. HOLMES HUNT.

corrupt perjury.

P. C. HOLMES HUNT.

Declared by the said Philip Charles Holmes Hunt at Melbourne aforesaid this twenty-first day of February, One thousand nine hundred and thirty-six, before me—W. STAWELL, notary public, Melbourne, Victoria.

L. F. MILLER.

Declared by the said Lionel Finder Miller A. M. Hannes.

Declared by the said Lionel Findon Miller, at Melbourne aforesaid, this twentieth day of February, One thousand nine hundred and thirty-six, before me—W. STAWELL, notary public, Melbourne, Victoria.

R. C. EVANS.

Declared by the said Roland Cameron Evans, at Melbourne aforesaid, this twenty-first day of February. One thousand nine hundred and thirty-six, before me—W. Stawell, notary public, Melbourne, Victoria.

PANTHER CYCLE WORKS PTY. LTD. (IN VOLUNTARY LIQUIDATION).

LIQUIDATION).

NOTICE is hereby given, in compliance with section 196 of the Companies Act 1928, that the Final Meeting of shareholders of the above company will be held at my office, 343 Little Collins-street, Melbourne, on Thursday, 26th March. 1936, at Two p.m., for the purpose of receiving an account showing how the winding up of the company has been conducted, and the property of the company disposed of, and of hearing any explanations that may be given by the liquidator.

Dated this 18th day of February, 1936.

3702

H. CHAPMAN, Liquidator.

THE COMPANIES ACT 1928.

NOTICE is hereby given that a First Dividend is intended to be declared in the matter of M. Younger and Co. Pty. Ltd. (in Liq.), of 191-193 Barkly-street, Footscray, W.11. Creditors who have not proved their debts by the 7th day of March, 1936, will be excluded.

Dated this 20th day of February, 1936;

J. WALLACE ROSS, Liquidator.

Wilson, Ross, and Company, chartered accountants (Aust.) 34 Queen-street, McIbourne, C.1.

Companies Act 1928.

RE H. E. NORRIS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of the members of the above company will be held at the offices of S. W. Garside and Co., Yorkshire House, 20 Queen-street. Melbourne, on Friday, the 27th day of March, 1936, at Twelve noon, pursuant to section 196 of the Companies Act 1928.

Dated this 24th day of February, 1936.

S. W. Garside and Co., chartered accountants (Australia), 20 Queen-street, Melbourne, C.1.

COMPANIES ACT 1928.—SECTION 189.

NOTICE is hereby given that a Meeting of creditors of McPhillimy Bros. Proprietary Limited (in voluntary liquidation) will be held at the office of R. J. Hughes, 308 Collins-street, Melbourne, on the 4th day of March. 1936. at half-past Ten a.m.

3720

F. L. FINCHER, Liquidator. F. L. FINCHER, Liquidator.

NOTICE TO CREDITORS AND OTHERS.—RE DANIEL EDWARD HOBAN, DECEASED.

EDWARD HOBAN, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that any person having any claim against the estate of Daniel Edward Hoban, late of Hastings, in the State of Victoria, retired hotelkeeper, deceased (who died on the 28th day of October, 1935, and probate of whose will was granted to Michael John Hoban, of Hastings aforesaid, retired, garage proprietor, and John Incigneri, of 24 Darling-street; East Melbourne, in the said State, accountant, on the 20th day of December, 1935), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned, on or before the 20th day of April, 1936. And notice is hereby given that, after that day, the said executors will proceed to distribute the assets of the said Daniel Edward Hoban, deceased, which shall have come to their hands or possession, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this 25th day of February, 1936.

WILLIAM S. COOK & McCALLUM, Temple Court, 422 Collins-street, Melbourne, proctors for the said executors

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Harry Bellingham Howard-Smith, formerly of "Colwyn," Sorrento, in the State of Victoria, but late of "Fairlie Flats," Harry Bellingham Howard-Smith, formerly of "Colwyn," Sorrento, in the State of Victoria, but late of "Fairlie Flats," Anderson-street, South Yarra, in the said State, ship owner, deceased (who died on ninth day of November, 1935, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eighth day of February, 1936, to The Equity Trustees. Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees. Executors, and Agency Company Limited, at its above-mentioned address, on the Equity Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said Harry Bellingham Howard-Smith, deceased, which shall have come into its hands, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said The Equity Trustees, Executors, and Agency Company Limited will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid. Dated this twenty-fourth day of February, 1936.

KRCROUSE, OLDHAM, & BLOOMFIELD, 352 Collins-street, Wheney and the said company.

KRCROUSE, OLDHAM, & BLOOMFIELD, 352 Collins-street, Melbourne, proctors for the said company. 3722

NOTICE TO CREDITORS AND OTHERS.—RE GEORGE CHARLES KLUG, DECEASED.

P URSUANT to the Trustee Act 1928, notice P URSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of George Charles Klug, late of 360 Collins-street. Melbourne in the State of Victoria, mining engineer, deceased (who died on the 13th day of July, 1935, and probate of whose will and codicil was granted by the Supreme Court of Victoria on the 12th day of February, 1936, to The Equity Trustees. Executors, and Agency Company Limited, of 472 Bourke-street. Melbourne, in the said State, leave being reserved to Emma Jane Klug, of Melbourne Mansions, Collins-street, Melbourne aforesaid, widow, the executrix named in and appointed by the said will, to come in and prove the said will and codicilly are hereby required to send particulars, in writing, of such the said will, to come in and prove the said will and codicil), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees. Executors, and Agency Company Limited, at its address aforesaid, on or before the 1st day of May, 1936, after which date the said The Equity Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said George Charles Klug, deceased, which shall have come to its hands, amongst the person artitled thereto, having record only to the claims of which deceased, which shall have come to its hands, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said The Equity Trustees, Executors, and Agency Company Limited will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as afore-

Dated this 26th day of February, 1936.

ARTHUR ROBINSON & CO., 377 Little Collins-street, Melourne, solicitors and proctors for the said The Equity rustees, Executors, and Agency Company Limited. 3727 bourne, solicitors and proctors for the said T Trustees, Executors, and Agency Company Limited.

NOTICE TO CREDITORS AND OTHERS

NOTICE TO CREDITORS AND OTHERS.

Pursuant to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Herbert Oswald Clements, late of Johannesburg, in the Union of South Africa, hotel proprietor, deceased (who died on the thirteenth day of September, One thousand nine hundred and thirty-five, and probate of whose will (as contained in a certified copy of the letters of administration of the will of the said deceased granted by the Supreme Court of South Africa, Transvaal

Provincial Division, on the tenth day of October, One thousand nine hundred and thirty-five) was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twelfth day of February, One thousand nine hundred and thirty-six to National Trustees, Executors and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the State of Victoria), are hereby required to send in particulars, in writing, of such claims to the said company, at its office aforesaid, on or before the twenty-seventh day of April, One thousand nine hundred and thirty-six; and notice is hereby also given that, after the last-six and notice is hereby also given that, after the lastseventh day of April, One thousand nine hundred and thirty-six; and notice is hereby also given that, after the last-mentioned date, the said company will proceed to distribute the assets of the said Herbert Oswald Clements, deceased, amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice, and the said company will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 26th day of February, 1930.

LYNCH & MadDONALD of 300 Collingstreet Melbourne.

LYNCH & MacDONALD, of 360 Collins-street, Melbourne, proctors for the said company. 3724

DURSUANT to the Trustee Act 1928.—All persons having claims against the estate of Stanley Malcolm Jackson, inte of "The Nook," Lisson-grove, Hawthorn, in the State of Victoria, retired merchant, deceased (who died on the eleventh day of February, 1936), are hereby required to send particulars of such claims to John Turnbull and Francis George Fosbery, both of 120 William-street, Melbourne, solicitors, and The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the executors and legal personal representatives of the said deceased, addressed to the care of the undersigned proctors on or before the twenty-seventh day of the undersigned proctors on or before the twenty-seventh day of April, 1936, after the expiration of which time the said execu-April, 1930, after the expiration of which time the said executors as such legal personal representatives will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which they shall have had notice.

Dated this twenty-first day of February, 1936.

BLAKE & RIGGALL, 120 William-street, Melbourne, proctors for the said executors.

NOTICE TO CREDITORS AND OTHERS.—RE ANDREW BRODRIBB, DECEASED.

NOTICE TO CREDITORS AND OTHERS.—RE ANDREW BRODRIBB, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, and William Brendon Thomson, of No. 4 Bailey-street, Bairnsdale, solicitor, executors of the will of the said Andrew Brodribh, late of Bairnsdale, in Victoria, retired farmer, deceased (who died on the 8th day of December, 1935), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said The Perpetual Executors and Trustees Association of Australia Limited on or before the 1st day of May, 1936, at its above address particulars, in writing, of their claims against the said estate, after which date the said The Perpetual Executors and Trustees Association of Australia Limited and the said william Brendon Thomson, may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which the said association shall then have had notice.

Dated the 20th day of February, 1936.

W. B. THOMSON, 4 Bailey-street, Bairnsdale, proctor for the said executors.

3660

the said executors.

DURSUANT to the Trustee Act 1928, notice is hereby given that the Sandhurst and Northern District Trustees. Executors, and Agency Company Limited, of View-street. Bendigo, to whom letters of administration, with the will annexed, of the estate of David Williams, deceased, late of 34 Sternberg-street, Bendigo aforesaid, gentleman (who died on the twentieth day of November, One thousand nine hundred and thirty-five), were granted the said company, having been duly authorized by Eleanor Eddy and Elsie Newton Coad, the executrices of the will of the said David Williams, deceased to apply for same, intends to convey or distribute the real and personal property of the said deceased to or amongst the persons entitled thereto, and requires all persons and creditors interested to send in detailed particulars of their claims in respect of the said property on or before the thirtieth day of April, One thousand nine hundred and thirty-six, and that after such date the said Sandhurst and Northern District Trustees, Executors, and Agency Company Limited will proceed to convey and distribute the said estate to or among the persons entitled thereto, having regard only to the claims. whether formal or not, of which it shall then have had notice; and it will not be liable for the assets so conveyed or distributed to any person of whose claim it shall not then have had notice.

Dated the twenty-first day of February, One thousand nine hundred and thirty-six.

hundred and thirty-six.

ERNEST S. CAHILL, A.M.P. Buildings, View Point, Bendigo, solicitor for the said Sandhurst and Northern District Trustees, Executors, and Agency Company Limited. 3661

NOTICE is hereby given that all persons having claims against the estate of James Callanan, late of Numurkah, in the State of Victoria, retired farmer, deceased (probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the seventh day of February, 1936, to Patrick Deane, of Numurkah aforesaid, solicitor), are hereby required to send particulars, in writing, of such claims to the said Patrick Deane, in care of the undersigned proctors, on or before the 27th day of April, 1936, after which date the said executor will proceed to distribute the assets of the gaid deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and notice is hereby further given that the said executor will not be responsible for the assets so distributed, or any part thereof, to any person of whose claim he shall or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated the 19th day of February, 1936.

MORRISSY & DEANE, of Numurkah, solicitors, proctors for the said executor.

have had notice.

NOTICE TO CREDITORS AND OTHERS.—RE JAMES BROWNLIE, DECEASED.

BROWNLIE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the State of Victoria, and Ernest John Ellingworth, of 260 Station-street, Box Hill, in the said State estate agent, the executors of the will of the said James Brownlie. Into of 130 Canterbury-road, Box Hill aforesaid, builder, deceased (who died on the twentieth day of December, 1935), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said National Trustees, Executors, and Agency Company of Australasia Limited, at its said office, on or before the twenty-seventh day of April, 1936, particulars, in writing, of their claims against the said estate, after which date the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the 24th day of February, 1936.
WEIGALL & CROWTHER, 459 Chancery-lane, Melbourne,
C.1, solicitors for the said executor.
3664

NOTICE TO CREDITORS AND OTHERS.—RE CHARLES WILLIAM Modille, Deceased.

Deceas notice as aforesaid.

Dated the 26th day of February, 1936.

PLANTE & HENTY, 395 Collins-street, Melbeurne, proctors for the said Public Trustee. 3696

STATUTORY NOTICE TO CREDITORS AND OTHERS. DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Robert Alexander Ewing, late of Avenel, in the State of Victoria, grazier, decensed, intestate (who died on the thirtieth day of September, 1935, and administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eleventh day of December, 1935, to William Ewing, of Avenel, grazier), are hereby required to send particulars, in writing, of such claims to the said William Ewing, at his abovementioned address, on or before the fifth day of May, 1936, after which date the said William Ewing will proceed to distribute the assets of the said Robert Alexander Ewing which shall have come to his lands amongst the nersons entitled thereto, having regard only to the claims of which he shall then have had notice; and notice is hereby further given that the said William Ewing will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have lad notice as aforesaid.

Dated this eighteenth day of February, 1936. STATUTORY NOTICE TO CREDITORS AND OTHERS.

Dated this eighteenth day of February, 1936.

J. P. MINOGUE, CAREY, & OSBORNE, of Tastreet, Seymour, proctors for the said administrator. of Tallarook NOTICE TO CREDITORS AND OTHERS.—RE JAMES COLVIN, DECEASED.

COLVIN, DECEASED.

DURSUANT to the provisions of thei Trustee Act 1928, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of James Colvin, late of Doveton-avenue, Dandenong, in the State of Victoria, retired farmer, deceased (who died on the 5th day of December, 1935, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 6th day of February, 1936, to Elizabeth Colvin, of Doveton-avenue, Dandenong, in the State of Victoria, spinster, and Margaret Mitchell, of 2 Dorothy-avenue, Carnegie, in the said State, married woman, the executrices named in and appointed by the said will), are hereby requested to send in particulars of such claims or demands to the said Elizabeth Colvin and Margaret Mitchell, care of the undersigned, on or before the 1st day of May, 1936, after which date the said Elizabeth Colvin and Margaret Mitchell will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of such creditors and other persons of which the said executrices shall then have had notice, and that the said executrices will not be answerable or Ilable for the claims and demands of such creditors and other persons of which they shall not have had notice at the time of such distribution.

Dated the 22nd day of February, 1936.

Dated the 22nd day of February, 1936.

BRAHAM & PIRANI, Chancery House, 440 Little Collinsstreet, Melbourne, proctors for the said executrices.

NOTICE TO CREDITORS AND OTHERS.—RE EDITH JANE ROE, DECRASED.

P URSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all gradients of the provisions of the Provision of the Provisions of the P DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Edith Jane Roe, late of 68 O'Grady-street, Clifton Hill, in the State of Victoria, married woman, deceased (who died on the 20th day of October, 1935, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 15th day of February, 1936, to Joe Roe, of 68 O'Grady-street, Clifton Hill, in the said State, carpenter, the executor named in and appointed by the said will), are hereby requested to send in particulars of such claims or demands, in writing, to the said Joe Roe, care of the undersigned, on or before the 7th day of May, 1936, after which date the said Joe Roe will proceed to distribute the assets of the said decased amongst the parties entitled thereto, having regard only to the claims and demands entitled thereto, having regard only to the claims and demands of such creditors and other persons of which the said Joe Roe shall then have had notice, and that the said Joe Roe will not be answerable or liable for the claims and demands of such creditors and other persons of which he shall not have had notice at the time of such distribution.

Dated the 24th day of February, 1936.

BRAHAM & PIRANI, Chancery House, 440 Little Collins street, Melbourne, proctors for the said executor. 3698

HENRY JOSEPH MOURITZ, DECEASED.

DURSUANT to the Trustee 4ct 1928, notice is hereby given that all persons having claims, whether as creditors. next-of-kin, beneficiaries or otherwise, against the estate of Henry Joseph Mouritz, formerly of No. 1033 North Dearborn-street, Chicago, Illinois, United States of America, but late of 21 Hillfield Mansions, Haverstock Hill, Hampstead, in the County of London. England, gentleman, deceased (who died on the third day of April, One thousand nine hundred and thirty-five, and letters of administration of whose estate, with the will annexed, were granted by the Supreme Court of and thirty-five, and letters of administration of whose estate, with the will annexed, were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the nineteenth day of February, One thousand nine hundred and thirty-six, to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, the attorney under power of the sole executor named in and appointed by the said will for the use and benefit of the grantor of power limited until he shall apply for and obtain a grant), are hereby required to send particulars, in writing, of such claims to the said company at its address aforesaid on or before the thirtieth day of April, One thousand nine hundred and thirty-six, after which date the said company will proceed to distribute the estate of the said Henry Joseph Mouritz, deceased, which shall then have come to its hands, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as a foresaid.

Dated this 21st day of February, 1936.

Dated this 21st day of February, 1936.

ABBOTT, BECKETT, STILLMAN. & GRAY, of 440 Chancery-lane, Melbourne, proctors for the said administrator.

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NOTICE TO CREDITORS AND OTHERS.—RE MARY BUCKLER, DECEASED.

BUCKLER, DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given that National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, the executor to whom probate of the will of the said Mary Buckler, late of 32 Gladstone-street, Moonee Ponds, in the State of Victoria, widow, deceased (who died on the twenty-second day of December, One thousand nine hundred and thirty-five, was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the seventh day of February, One thousand nine hundred and thirty-six, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said National Trustees, Executors, and Agency Company of Australasia Limited, on or before the sixth day of May, One thousand nine hundred and thirty-six, particulars, in writing, of their claims against the said estate, after which date the said National Trustees, Executors, and Agency Company of Australasia Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice. have had notice.

Dated this twenty-fifth day of February, One thousand nine hundred and thirty-six.

DARVALL & HORSFALL, 440 Little Collins-street, Melbourne, proctors for the said executor.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Mary Dennis, late of 51 Walker-street, Northeote, in the State of Victoria, married woman, deceased (who died on the fourth day of January, 1936, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the nineteenth day of February, 1936, to William James Dennis, of 51 Walker-street, Northeote aforesaid, retired contractor, one of the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned, Messieurs Maddock, Jamieson, and Lonie, proctors for the said executor on or before the twenty-sixth day of April, 1936, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated the twenty-sixth day of February, 1936 have had notice.

Dated the twenty-sixth day of February, 1936.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen street, Melbourne, proctors for the said executor. 3686

LL persons having claims against the estate of Ada Maria Smith, late of 49 Stirling-street, Footscray, in the State of Victoria, married woman, deceased (who died on the twenty-first day of October, 1935, and probate of whose will was granted by the Supreme Court on the thirteenth day of February, 1936, to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne aforesaid, on or before the thirtieth day of April, 1936, after which date the said company will proceed to distribute the assets of the said Ada Maria Smith, deceased, amongst the persons entitled thereto, having regard only to the claims of which it shall have had notice. The said company will not be liable for any part of the assets so distributed to any person of whose claim it shall not have had notice as aforesaid.

Dated this twenty-fifth day of February, 1936.

WM. BROCKET, NEYLON & CO., 108 Queen-street, Mel-

WM. BROCKET, NEYLON & CO., 108 Queen-street, Melbourne, proctors for the said company. 3681

A LL persons having claims against the estate of Margaretta Prynn White, late of Ann-street, Footscray, in the State of Victoria, married woman, deceased (who died on the twelfth day of October, 1935, and probate of whose will was granted by the Supreme Court on the fourteenth day of February, 1936, to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at 472 Bourke-street, Melbourne aforesaid, on or before the thirtieth day of April, 1936, after which date the said company will proceed to distribute the assets of the said Margaretta Prynn White, deceased, amongst the persons entitled thereto, having regard only to the claims of which it shall have had notice. The said company will not be liable for any part of the assets so only to the claims of which it start have had notice. As a said company will not be liable for any part of the assets so distributed to any person of whose claim it shall not have had notice as aforesaid.

Dated this twenty-fifth day of February, 1936.

WM. BROCKET. NEYLON & CO., 108 Queen-street. Melbourne, proctors for the said company.

PURSUANT to the Trustee Act 1928, notice is hereby given that Flora Emelie Bishop, of 163 Grattan-street, Carlton, married woman, the administratrix of the estate of Bertha Wiedemann, late of Mont Park, spinster, deceased, intestate (who died on the fourteenth day of May, 1935), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons interested to send to the said administratrix, in care of the undersigned solicitors, on or before the twenty-seventh day of April, 1936, particulars of their claims against the said estate, after which date the said administratrix will convey or distribute the said estate to or among the persons vey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims of which she shall then have had notice.

Dated this 25th day of February, 1936.

W. H. FLOOD & PERMEZEL, of A.P.A. Building, 379 Collins-street, Melbourne, solicitors for the said administratrix.

In the Supreme Court of the State of Victoria .- Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of J. Whittaker, of 68 Stevedore-street, Williamstown, fishmouger, the said Sheriff will, on Friday, the 27th day of March, 1936, at the hour of Three o'clock in the afternoon, cause to be sold at the police station, corner Thompson and Aitken streets, Williamstown (unless the said process shall have been precipied; esti-

police station, corner Thompson and Aitken streets, Williamstown (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said J. Whittaker in and to all that piece of land, being part of Crown allotment 9, portion 2, at Williamstown, Parish of Cut-paw-paw, County of Bourke, being the whole of the land now comprised in certificate of title entered in the register book, volume 4472, folio 894304.

N.B.—Terms: Cash. No chaques token

N.B.-Terms: Cash. No cheques taken. Dated at Melbourne this 20th day of February, 1936.

FRANCIS H. TUCKER, Sheriff's Officer.

In the Supreme Court of the State of Victoria.-Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria and directed to the Sheriff requiring him te levy certain moneys of the real and personal estate of John Wellman Parker, of 449 Lygon-street, East Brunswick. carpenter, the said Sheriff will, on Wednesday, the 1st day of April, 1936, at the hour of half-past Eleven o'clock in the forenoon, cause to be sold, at the Police Station, Whitchorseroad, Box Hill (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed)—

All the right, title, estate, and interest (if any) of the said John Wellman Parker, in and to all that piece of land delineated and coloured red on the map in the margin of certificate of title, volume 4594, folio 918657, being lot 4 on plan of subdivision No. 7587, lodged in the Office of Titles, and being part of Crown-portion two at Box Hill, Parish of Nunawading, County of Bourke, and being the whole of the land described in certificate of title entered in the register book, volume 4594, folio 918657, together with a right of carriage way over Shannon and Station streets, coloured brown on plan of subdivision No. 4574, lodged as aforesaid.

N.B.—Terms: Cash. No cheques taken.

GEORGE LOUTIT, Sheriff's Officer.

GEORGE LOUTIT, Sheriff's Officer.
Dated at Melbourne this 22nd day of February, 1936. 3694

In the Supreme Court of the State of Victoria .- Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

OTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Victoria Maud Barker, of No. 6 Nyora-road, Glen Iris, married woman, of such sum and costs to be payable out of her separate property, not subject to any restriction against anticipation unless by reason of any of the provisions of the Married Women's Property Act 1928, such property should be liable to execution, the said Sheriff will, on Tuesday, the 31st day of March, 1936, at the hour of half-past Eleven o'clock in the forenoon, cause to be sold at the Police Station, 6 Victor-road, Glen Iris (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Victoria Maud Barker in and to and under a contract of sale, in writing, dated the tenth day of September. One thousand nine hundred and thirty-four, whereby the above-named Victoria Maud Barker contracted to purchase from Frank Gladstone Stephens all that piece of land, being lots 13 and 14 on plan of subdivision No. 2011, having a frontage of One hundred feet to the south side of Nyora-street, Glen Iris, by a depth of One hundred and forty feet, and being part of the land more particularly described in certificate of title, volume 564, folio 1112786.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 22nd day of February, 1936.

Dated at Melbourne this 22nd day of February, 1936. 393 GEORGE LOUTIT, Sheriff's Officer.

In the Supreme Court of Victoria.-Fi. Fa.

In the Supreme Court of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria and directed to the Sheriff requiring him to levy certain moneys of the real and personal estate of E. R. Parsons, formerly of Cohuna, Victoria, but now of 17 Wales-street, West Brunswick, agent, the said Sheriff will, on Friday, the 27th day of March, 1936, at the hour of Three o'clock in the afternoon, cause to be sold at the Police Station, High-street, Lismore (unless the said process shall have been previously satisfied or the Sheriff be otherwise stayed)—

All the right, title, estate, and interest (if any), of the said E. R. Parsons in and to all that piece of land being lot 13 and part of lot 14 on the plan of subdivision No. 5778 iodged in the Office of Titles and being part of Crown allotments 5 and 6, section 3, Township of Derrinallum, Parish of Tooliorook, County of Hampden, and being the whole of the land more particularly described in certificate of title, volume 5805, folio, 1160827, and in and under a contract of sale dated the 14th day of November, 1931, between Martin Robert Merry Smith and Ernest Richard Parsons for the sale to the said Ernest Richard Parsons of the land described above and an indenture of assignment of the said contract of sale bearing date the 23rd day of August, 1932, between the said Martin Robert Merry Smith and Lindsay Gordon Bristow. Bristow.

N.B .- Terms: Cash.

Dated at Lismore this 19th day of February, 1936.

CLEMENTS HOLLIS,

3648

Sheriff's Bailiff, at Lismore, Vic.

MINING NOTICES.

TIMOR GOLD MINING SYNDICATE NO LIABILITY.

TIMOR GOLD MINING SYNDICATE NO LIABILITY.

NOTICE is hereby given that an Extraordinary General Meeting of shareholders of the above-named company will be held at the office of the company, 5th Floor, Temple Court, 422 Collins-street, Melbourne, on Monday, the 16th day of March, One thousand nine hundred and thirty-six, at Eleven a.m., for the purpose of considering and, if thought fit, passing the following resolutions:—

1. That the company be voluntarily wound up under the provisions of section 408 of the Companies Act 1928.

2. That the directors be authorized to pay the expenses as approved by the directors of and incidental to the liquidation of the company, and to pay the balance of money to shareholders proportionately to the number of shares held by them.

3. That upon the completion of the winding up of the company its books and documents to be left with the manager or deposited by him with the Registrar-General.

4. To confirm the minutes of the meeting.

Dated this 25th day of February, One thousand nine hundred and thirty-six.

and thirty-six.

By order of the Directors,

3689

H. S. ARCHDALL, Manager.

ROMA BLOCKS OIL COMPANY NO LIABILITY.

OTICE is hereby given that an Extraordinary Meeting of N UTICE is hereby given that an Extraordinary Meeting of the shareholders in the above-named company will be held at the registered office of the company, 360 Collins-street, Melbourne, on Thursday, the 12th day of March, 1936, at halfpast Twelve o'clock in the afternoon, for the purpose of transacting the following business:—

1. To authorize the directors to dispose of the forfeited shares in the hands of the company at such time and on such terms as they shall think fit.

2. To confirm the minutes of the company at the confirmation of the company at the company at the confirmation of the company at th

2. To confirm the minutes of the meeting.

Dated this 24th day of February, 1936.

By order of the Board,

3718

L. B. TOMLINS, Manager.

FIJI MINING CORPORATION NO LIABILITY.

N OTICE is hereby given that an Extraordinary General meeting of the abuse named on Extraordinary General N meeting of the above-named company will be held at the registered office of the company, 360 Collins-street, Melbourne, on Friday, the 13th day of March, 1936, at a quarter past Two o'clock in the afternoon, to transact the following business:

business:—

1. To increase the capital of the company from £11,250 to £60,000 by raising the amount of each of the 2,250 shares existing in the company from Five pounds to Ten pounds, and by issuing 3,750 new shares of Ten pounds each.

2. To determine the method of disposal of such new shares.

3. To confirm the minutes or the meeting.

Dated this 24th day of February, 1936.

· L. B. TOMLINS, Manager.

Transfer books will close at Five p.m., on Tuesday, the 3rd day of March, 1936, and re-open after the meeting.

UPPER SEPIK GOLD SYNDICATE NO LIABILITY.

NOTICE is hereby given that a Call (the 1st) of One pound per share (making shares paid to £6) has been made on all shares in the company, and is due and payable at the registered office, 440 Little Collins-street, Melbourne, on Wednesday, the 11th March, 1936.

By order of the Board,

K. W. STEEDMAN, Manager. Note.—Shareholders are requested to state numbers of shares when remitting.

CELEBRATION GOLD MINE NO LIABILITY.

NOTICE is hereby given that a Call (the 7th) of Sixpence per share, making shares 9s. 6d, paid up, has been made upon the contributing shares in the above company, due and payable at the company's office, Bank House, Bank-place, Melbourne, on Wednesday, 11th March, 1936.

By order of the Board,

G. C. HARRIS, Manager.

26th February, 1936.

FONES REEF NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Threepence (3d.) per share (making the shares paid up to Two shillings each) has been made, and is due and payable at the registered office of the company, on Wednesday, 11th March, 100c.

By order of the Board,

V. MERRELL WRIGHT, Legal Manager.

20 Queen-street, Melbourne.

BALLARAT ALLUVIAL NO LIABILITY, INVERMAY.

A LL shares on which the Eighteenth (February) Call of Sixpence per share remains unpaid are forfeited, and will be sold by public auction on Saturday, the 7th day of March, 1936, at half-past Twelve p.m., at the Mining Exchange, Ballarat, on that date, unless previously redeemed.

J. H. PETERS, Manager No. 19 A.M.P. Chambers, Lydiard-street, Ballarat 36

MOONAMBEL ALLUVIAL SYNDICATE N.L.

A LL shares on which Call No. 4 of One pound per share, and previous calls remain unpaid are forfeited, and will be sold by public auction at the Stock Exchange of Melbourne on Thursday, 12th March. 1936, at a quarter to Twelve a.m., unless previously redeemed.

J. BARNACLE, Manager. 3687

379 Collins-street, Melbourne.

LANDSBOROUGH DEEP LEADS NO LIABILITY.

LL shures on which the February Call (the 1st) of One penny per share remain unpaid are forfeited, and will e sold by public auction at the Stock Exchange Hall Little ollins-street, Melbourne, on Friday, the 6th day of March, 1936, at a quarter to Twelve a.m., unless previously redeemed. E. E. CONNOLLY, Manager. 3691

54 Market-street, Melbourne.

WILUNA AJAX GOLD MINES NO LIABILITY. FINAL NOTICE.

LL shares forfeited for non-payment of the 4th Call of A One penny per share (or any previous call), due on the lith December, 1935, will be sold by public auction on Friday, 6th March, 1936, at a quarter to Twelve o'clock a.m., at the Stock Exchange, Melbourne, unless previously redeemed.

R. H. WILLIS, Manager.

422 Collins-street, Melbourne.

'NEW PRINCE OF WALES GOLD MINING COMPANY NO LIABILITY.

A LL contributing shares (Nos. 1 to 55,000) upon which the 28th Call of Threepence per share (due and payable on 12th February, 1936) remains unpaid will positively be sold by public auction at the Stock Exchange, Melbourne, on Monday, 9th March, 1936, at a quarter to Twelve o'clock a.m., unless the call be previously paid.

H. L. STEWART (J. G. Stanfield & Stewart), Manager.

379 Collins-street, Melbourne.

GARDEN GULLY MINES NO LIABILITY.

A LL contributing shares (Nos. 1 to 215) upon which the 9th Call of Two shillings per share (due and payable on 12th February, 1936) remains unpaid will positively be sold by public auction at the Stock Exchange, Melbourue, on Monday, 9th March, 1936, at a quarter to Twelve o'clock a.m., unless the call be previously paid.

H. L. STEWART (J. G. Stanfield & Stewart), Manager.

379 Collins-street, Melbourne.

3705

HERCULES No. 1 GOLD MINING COMPANY NO LIABILITY.

A LL contributing shares (Nos. 1 to 50,000) upon which the 34th Call of Threepence per share (due and payable on 12th February, 1936) remains unpaid will positively be sold by public auction at the Stock Exchange, Melbourne, on Monday 9th March, 1936, at a quarter to Twelve o'clock a.m., unless the call be previously paid.

H. L. STEWART (J. G. Stanfield & Stewart), Manager. 379 Collins-street, Melbourne.

IRONBARK GOLD MINING COMPANY NO LIABILITY.

A LL contributing shares (Nos. 1 to 60.000) upon which the 58th Call of Threepence per share (due and payable on 12th February, 1936) remains unpaid will positively be sold by public auction at the Stock Exchange. Melbourne, on Tuesday, 10th March, 1936, at a quarter to Twelve o'clock a.m., unless the call be previously paid.

II. L. STEWART (J. G. Stanfield & Stewart), Manager. 379 Collins-street, Melbourne.

IRONBARK SOUTH GOLD MINING COMPANY NO LIABILITY.

A LL contributing shares (Nos. 1 to 40,000) upon which the 26th Call of Threepence per share (due and payable on 12th February, 1936) remains unpaid will positively be sold by public auction at the Stock Exchange, Melbourne, on Tuesday, 10th March, 1936, at a quarter to Twelve o'clock a.m., unless the call be previously paid.

H. L. STEWART (J. G. Stanfield & Stewart), Manager. 379 Collins-street, Melbourne.

TINGHA TIN NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of No. 21 (December) Call of Threepence per share, or any previous call, will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Thursday, 5th March, 1936, at a quarter to Twelve a.m.. unless previously redeemed.

By order of the Board

By order of the Board,

ALFRED J. PHILLIPS, Manager. Temple Court, 422 Collins-street, Melbourne. 3709

DEBORAH GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 39th (January) Call of Threepence per share and all previous calls will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 5th March, at ten minutes to Twelve a.m., unless previously redeemed.

By order of the Board

By order of the Board,

3713

E. ARNOLD, Manager.

GUILDFORD PLATEAU GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 31st (January) Call of Threepence per share and all previous calls will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 5th March, at a quarter to Twelve a.m., unless previously redeemed.

By order of the Board.

By order of the Board,

E. ARNOLD, Manager.

BERRY LEADS NO LIABILITY.

No Liability, forfeited for non-payment of the 12th Call of Threepence per share, which was due and payable on 12th February, 1936, will be sold by public auction in the vestibule of the Stock Exchange of Melbourne on Thursday, the 5th day of March, 1936, at a quarter to Twelve a.m.. if not redeemed by payment of the above Call, on or before the day previous to the day of the sale.

By order of the Board,

R. V. WILSON, Manager 360 Collins-street, Melbourne, 26th February, 1936. 3

VICTORIA STAR GOLD MINE N. L.

NOTICE is hereby given that all shares in Victoria Star Gold Mine N. L., forfeited for non-payment of the 7th Call of Threepence per share, which was due and payable on the 13th November, 1935, will be sold by public auction in the vestibule of the Stock Exchange of Melbourne on Thursday, the 5th day of March, 1936, at a quarter to Twelve a.m., if not redeemed by payment of the above Call on or before the day previous to the day of the sale.

By order of the Board,

GUY N. MOORE, Manager.

360 Collins-street, Melbourne, C.1, 25th February, 1936,

Companies Act 1928.-Tenth Schedule. PACIFIC IRON ORE DEPOSITS NO LIABILITY.

THE undersigned, do hereby make application to register, Pacific Iron Ore Deposits No Liability as a no-liability company under the provisions of Part II, of the Companies Act

1. The name of the company is to be Pacific Iron Ore Deposits No Liability.

2. The place of intended operations is at Port Moresby,

Papua.

3. The registered office of the company will be situated at 360 Collins-street, Melbourne.

4. The value of the company's property, including claim and

machinery, is £250.

5. The number of shares in the company is Five hundred, of Fifty shillings each.

6. The number of shares subscribed for is 380.

The name of the manager is Harry Raymond Lockwood. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation. Number of Kurt Victor Rosenhain, 386 Flinders-lane, Melbourne, agent Bertie Blashki, 325 Flinders-lane, Melbourne, im-- 12 Harry Raymond Lockwood, 360 Collins-street, Mel-348 bourne, legal manager (in trust for the company) 120 500

Dated this twenty-fifth day of February, 1936. H. R. LOCKWOOD, Manager. Witness to signature—WM. H. WADDELL.

HARRY RAYMOND LOCKWOOD, do solemnly and sincerely declare that

declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this sqlemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

H. R. Lockwood.

Taken before me, at Melbourne, this twenty-fifth day of February, 1936.—WM. H. WRUDELL, J.P. 3723

Companies Act. 1928.-Tenth Schedule. THE VICTORIA'N SLUICING SYNDICATE NO LIABILITY.

THE undersigned, do hereby make application to register I, The Victorian Sluicing Syndicate No Liability as a no-liability company under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be The Victorian Sluicing Syndicate No Liability.

Syndicate No Liability 2. The place of prospecting operations is at Spring Gully,

Victoria.

Victoria.

3. The registered office of the company will be situated at 499 Little Collins-street, Melhourne.

4. The value of the company's property, including claim and machinery, is Thirteen hundred and fifty pounds.

5. The number of shares in the company is One thousand shares of Five pounds each.

6. The number of shares subscribed for is Seven hundred.

7. The name of the manager is Basil John Jackson.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:

Number of Shares

Name, Address, Occupation. Number of Leigh, Sadleir Falkiner, Domain-road, South Yarra, grazier John Robert Falkiner Carse, Moonbria, Jerilderie, 25 Basil John Jackson, 499 Little Collins-street, Mcl-175 300

1,000

Dated this 20th day of February, 1936.

BASIL J. JACKSON, Manager.
Witness to signature—F. S. Howes, J.P.

BASIL JOHN JACKSON, of 499 Little Collins-street, Melbourne, do solemnly and sincerely declare that-

1. I am the manager of the said intended company.
2. The above statement is to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and

by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before me at Melbourne this 20th day of February 1936.—F. S. Howss, J.P. 372

Companies Act 1928.

CORINELLA LEADS NO LIABILITY.

INCREASE OF CAPITAL.

THE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the twentieth day of February, 1936, resolved on.

The mode adopted for the increase is by issuing three hundred new shares of Five pounds each, in addition to the three hundred and sixty shares now existing in the company.

Dated at Melbourne this twenty-first day of February, 1936.

3710

GRAEME STOBIE, Manager of the above-named company.

Companies Act 1928. GORDON GOLD NO LIABILITY.

NOTICE OF CHANGE IN SITUATION OF REGISTERED OFFICE, AND APPOINTMENT OF MANAGER.

(Presented for Filing by the Manager.)

To the Registrar-General.

ORDON GOLD NO LIABILITY hereby gives you notice of that on the sixth day of February, 1936, the registered office of the company was changed to, and is now situated at, 360 Collins-street, Melbourne; and, further, that on the sixth day of February, 1936, Mr. George S. Anderson was appointed manager

(SEAL)

Dated this twentieth day of February, 1936.

The common seal of Gordon Gold No Liability was hereto affixed in the presence of-

3728

L. RUBINSTEIN, Director. G. A. BEATTIE, Director.

DEFIANCE DEEP LEADS NO LIABILITY.

INCREASE OF CAPITAL,

THE undersigned manager, hereby give notice that an . increase of the capital of the abovenamed company was, on the 13th day of February, 1936, resolved on. The mode adopted for the increase is by raising the amount of each of the 45,000 shares existing in the company from Ten shillings

to One pound.
Dated this 19th day of February, 1936.

B. SHELLARD, Managor of the abovenamed company.

INSOLVENCY NOTICE.

THE INSOLVENCY ACT 1915.

A FIRST and Final Dividend is intended to be declared in the matter of John George Freeland, of Ouyen, butcher, an insolvent, whose estate was sequestrated on the 23rd day of December, 1925. Creditors who have not proved their debts by the 12th day of March, 1936, will be excluded.

Dated this 20th day of February, 1936.

W. M. GILLESPIE, Official Assignee.
14 Oakdene-crescent, Murrumbeena. 3666

IMPOUNDINGS.

BENDIGO.—Impounded at Bendigo.

1 yellow heifer, slit off ear, indistinct brand off rump 1 Jersey cow, dark muzzle, like SM off rump

If not claimed and expenses paid, to be sold on 12th March, 1936

3670-4/8

A. MOOG Poundkeeper.

BERWICK.—Impounded at Berwick.

1 yellow cow, brindle about flanks, notch out off ear. like N2 off flank.

If not claimed and expenses paid, to be sold on 13th March, 1936

3733-4/8

T. A. DUNDAS, Poundkeeper.

AMPERDOWN.—Impounded at Camperdown.

1 red and white yearling heifer, top off off ear, S off rump If not claimed and expenses paid, to be sold on 10th March,

8673-4/

J. ROBB, Poundkeeper.

LUNES .- Impounded at Clunes by Herdsman.

1 brindle bull, white on forehead, white on off side, like D on

l red bull, no visible brand

If not claimed and expenses paid, to be sold on 11th March, · Interest HUGH LEE,

3731--5/4

Poundkeeper.

COBURG.—Impounded at Coburg.

I chestnut gelding, blazed face and snip, near hind fetlock white, JH on near shoulder

If not claimed and expenses paid, to be sold on 4th March,

3736-4/8

D. JENKINS. Poundkeeper.

AWKESDALE,—Impounded at Hawkesdale.

spotted cow, notch off ear

red and white heifer, springing, no visible brand brindle and white heifer, U off ear

If not claimed and expenses paid, to be sold on 7th March,

3671-5/4

JOHN TOOGOOD Poundkeeper.

ANG LANG .-- Impounded at Lang Lang.

1 black and white Ayrshire bull, about 2 years, no visible brand If not claimed and expenses paid, to be sold on 14th March,

3674-4/

C. S. BAKER

Poundkeeper.

M IRBOO NORTH.—Impounded in Mirboo North Shire Pound.

1 light-bay pony gelding, unshod, aged, like)-(on off shoulder

If not claimed and expenses paid, to be sold on 19th March, 1936

3656-5/4

E. V. DOWNES, Poundkeeper.

N UMURKAH.--Impounded at Numurkah, 21st February, 1936, by J. May 1936, by J. May.

1 black Jersey poddy, M near side rump 1 light Jersey poddy. M near side rump 1 yellow poddy, no visible brand

If not claimed and expenses paid, to be sold on 13th March, 1936.

3735-6/

W. SCOTT Poundkeeper.

RED CLIFFS.—Impounded at Red Cliffs.

I bay delivery gelding, like N.S.Y. over L on near shoulder If not claimed and expenses paid, to be sold on 12th March, 1936.

3730-4/

D. J. CHARLES,

S WAN HILL.—Impounded at Swan Hill by S. G. Russell,
Ranger. Ranger.

I black steer, no visible brand

If not claimed and expenses paid, to be sold on 12th March,

3734-4/8

R. COCKERELL Poundkeeper.

ALLANGATTA.—Impounded at Tallangatta by Herdsman.

1 yellow Jersey heifer, 18 months, tip off both ears
1 aged red and white cow, quarter out under off ear, indistinct
brand off rump
1 aged black and white cow, two notches under off car
1 bay horse, hack, aged, lame, like AC off shoulder

If not claimed and expenses paid, to be sold on 13th March,

W. H. MADDOCK

3732---6/8

Poundkeeper.

WARRAGUL.—Impounded at Warragul, 14th February, 1936, by Ranger 1936, by Ranger.

I brown and white yearling heifer, no visible brand I brown Jersey yearling heifer, near horn shelled, no visible

If not claimed and expenses paid, to be sold on 12th March, 1936.

3672-6/

K. EVERARD, Poundkeeper.

ERRIBEE.—Impounded at Werribee from Duncan's-road. Werribee South, by R. O'Connor.	STATE ACTS, 1934-continued.	٠
Werribee South, by R. O'Connor. 1 black and white cow, notch out near ear, no visible brand	No.	Price.
If not claimed and expenses paid, to be sold on 9th March,	4257. Closer Settlement (Financial)	0 6
1936. TIMOTHY MAHER,	4259. Stamps	0 6
3676—4/8 Poundkeeper.	4260. Appropriation	. 3 O
W INSLOW.—Impounded at Winslow.	4262. Entertainments Tax	0 8
W	4263. Licensing (Good Friday)	06
I red roan steer, about 1½ years, white under belly, no visible brand	4265. Mortgagees (Powers of Sale)	0 6
I white heifer, red neck and head, slit in bottom of near car.	4266. Education (Fees) Continuation	0 6
no visible brand If not claimed and expenses paid, to be sold on 7th March.	4268. River Murray Waters	0 6
1936.	4270. Grain Elevators	1 3
3655—6/ L. CRAWLEY, Shire Secretary.	4271. Agricultural Lime 4272. Landlord and Tenant (Rent Reduction) Continua	. 0 9
WARRNAMBOOL.—Impounded in Warrnambool Pound, 11th February, 1936.	tion	0 6
11th February, 1936.	4273. Land	06
1 yellow and white heifer, no visible brand	4275. Factories and Shops	1 0
If not claimed and expenses paid, to be sold on 14th March. 1936.	4276. Milk Board	0 6
F. S. KELLY,	4278. Electoral	09
3695—4/8 Poundkeeper.	H. J. GREEN,	- •
YARRAWONGA.—Impounded in Yarrawonga Shire Pound.	Government Pri	nter.
I bay pony mare, aged, no visible brand	CTATE ACTS 400F	
1 white steer, two notches off ear, no visible brand	STATE ACTS 1935.	
If not claimed and expenses paid, to be sold on 11th March, 1936.	OPIES of the following Acts of the Parliament of V may be obtained at the Government Printing Off	ictoria fice. or
G. W. T. JACKSON,	from any bookseller, at the price set opposite to each:	
3675—4/8 Poundkeeper.	No.	Price.
CTATE ACTC 1094	4280. Dairy Products	0 6
STATE ACTS, 1934.	4282. Financial Emergency (Salaries and Pensions)	0 6
OPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office, or	4283. Factories and Shops (Tramway Conversion Board) 4284. Supply	0 6
from any bookseller at the price set opposite to each:-	4285. Motor Car (Amendment)	0 6
Price.	4286. Grain Elevators	06
No. 2. d. 4211. Supply 0 6	4288. Public Works Committee	1 0
4212. Financial Emergency (Continuation) 0 6	4289. Medical	0 6
4213. Treasury Overdrafts 0 6 4214. Supply 0 6	4291. Bendigo Land	0 6
4215. Cattle and Swine (Compensation) 0 8	4293. Companies (Special Investigations)	. 0 6
4216. Public Account Advances 0 6 4217. Local Government (Shire of Moorabbin) 0 6	4294. Seeds	. 0 6
4218. Vacuum Oil Company Proprietary Limited Act 1931 (Repeal) 6	4296. Supply	0 6
4219. Country Roads Board Fund 0 6	4298. Transport Regulation	0 6
4220. State Electricity Commission	4299. Local Government (Temporary Reduction of Interest)	
4222. Property Law (Charitable Bequests) 0 6	4300. Sewerage Districts (Temporary Reduction of	f
4224. Companies (Special Investigations) 0 6	Interest)	
4225. Friendly Societies 0 6 4226. Administration and Probate (Charities) 0 6	4302. Maintenance	
4227. West Melbourne Literary Institute Land 0 6	4304. Financial Emergency (Amendment)	0 9
4229. State Savings Bank	4305. Electoral 4306. South Melbourne and Port Melbourne Land	06
4230. Essendon Land 0 6 4231. Geelong and Melbourne Harbor Trusts 0 9	4307. Newmarket Sheep Sales 4308. University (Veterinary Research)	0 6
4232. Sewerage Districts 0 6	4309. Income Tax Rate	Ŏ Ď
4233. Mildura Irrigation Trust (Drainage) 0 6 4234. Totalizator	4310. Land Tax Rate 4311. Administration and Probate Duties	
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4240. Land Tax Amendment 0 6	4317. Masseurs	. 0 6
4242. Unemployment Relief Tax (Rates) 0 6	4318. Supply	
4243. North Geelong to Fyansford Railway Construction 0 6 4244. Unemployment Relief Loan and Application 0 6	4320. Stamps (Increased Duty Continuance)	0 6
4245. Victorian Loan 0 6	4322. Local Government (Amendment)	0 6
4246. Commonwealth and States Financial Agreement . 1 0 4247. Railway Loan Application . 0 6	4323. Auction Sales	
4248. State Forests Loan Application	4325. Water Supply Loans Application	0 6
4250. Local Government (Temporary Reduction of	4326. Farmers Debts Adjustment	
Interest) 0 6 4251. Sewerage Districts (Temporary Reduction of	4328. Closer Settlement (Financial)	0 6
Interest) 0 6	4330. Superannuation (Retirement)	0 6
4253. Government Advances (Reduction of Interest) 0 8	4331. Licensing (Australian Wine Licence)	
4254. Public Works Loan Application 0 6	4333. Health	1 0
4255. Melbourne and Metropolitan Tramways Board 0 6 4256. Water Supply Loans Application 0 6	4334. Parliamentary Elections (Railway Employees and Civil Servants)	06
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	STATE ACTS, 1935—continued.	Pri	
No.	·	8.	d.
4335.	Cinematograph Films (Australian Quota)	0	
4336.	Sheep Owners Protection	0	e
4337.	Marketing of Primary Products	1	e
4338.	Farmers Advances		(
4339.	State Forests Loan Application		e
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4341	Supply	0	e
1342.	Royal Melbourne Hospital	0	q
1343	Local Government (Camberwell Street Construc-		
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4355.	County Court (Judges Retirement)	0	f
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Government Printer.

H. J. GREEN,

AGENTS FOR THE "VICTORIA GOVERNMENT GAZETTE."

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THE "VICTORIA GOVERNMENT GAZETTE."

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A lesser period than three months cannot be subscribed for. Subscribers do not receive the Acts of Parliament with the

ADVERTISEMENTS are charged at the rate of EIGHTPENCE per line single column, and ONE SHILLING and FOURPENCE per line double column.

The title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, eleven words make a line.

Every signature must likewise be counted as a line.

The final words of a paragraph, though only portion of a line, must be counted as one line.

Signatures (in particular) and proper names must be written very plainly in the test; ONE BIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL COMMUNICATIONS should be addressed to "The Government Printer, Melbourne."

ALL DOCUMENTS illegibly written will be returned unpublished, and, where brands occur unprovided for by-the ordinary letters of the alphabet, a worded explanatory description must be furnished.

THE VICTORIA GOVERNMENT GAZETTE is published THE VICTORIA GOVERNMENT GAZETTE IS published on Wednesday Evening in each week, and Notices for insertion will be received by the Government Printer at or before Two p.m. at ordinary rates, and late advertisements between two p.m. and Five p.m. at double rates, on the day preceding the day of publication.

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*** ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remittances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

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VICTORIA

GOVERNMENT GAZETTE.

Bublished by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 45]

THURSDAY, FEBRUARY 27.

[1936

REWARD.

MURDER OF JAMES EDWARD SCRIVEN.

NOTICE is hereby given that a Reward of Two Hundred and Fifty Pounds (£250) will be paid by the Government of Victoria for information leading to the apprehension and conviction of the person or persons responsible for the murder of James Edward Scriven at Melbourne on the afternoon of the 31st January, 1936.

M. W. J. BOURCHIER,

Chief Secretary.

Chief Secretary's Office,

Melbourne, 26th February, 1936.

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